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Senate File 386

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H-1310
 1
      Amend Senate File 386, as passed by the Senate, as
 2 follows:
      1. Page 4, after line 23 by inserting:
                . Section 321.453, Code 2013, is amended
      <Sec.
 5 to read as follows:
      321.453 Exceptions.
      The provisions of this chapter governing size,
 8 weight, and load, and the permit requirements
 9 of chapter 321E do not apply to fire any of the
10 following:>
      1. Fire apparatus; road.>
11
12 2. Road maintenance equipment owned by, or under 13 lease to, a state or local authority, or used in
14 the performance of a contract with any a state or
15 local authority; or to implements. Upon application
16 by the owner of road maintenance equipment used in
17 the performance of a contract with a state or local
18 authority or a private entity, the department may waive
19 a provision of this chapter governing size, weight,
20 or load or a permit requirement of chapter 321E to
21 allow operation of the road maintenance equipment for purposes not related to the performance of the
23 contract.>
      3. Implements of husbandry moved or moving upon a
25 highway, except for those implements of husbandry moved
26 or moving on any portion of the interstate and except
27 as provided in sections 321.463, 321.471, and 321.474.
28 A vehicle, carrying an implement of husbandry, which
29 is exempted from the permit requirements under this
30 section shall be equipped with an amber flashing light
31 visible from the rear. If the amber flashing light
32 is obstructed by the loaded implement, the loaded
33 implement shall also be equipped with and display
34 an amber flashing light. The vehicle shall also be
35 equipped with warning flags on that portion of the
36 vehicle which protrudes into oncoming traffic, and
37 shall only operate from thirty minutes prior to sunrise
38 to thirty minutes following sunset.>
      2. Title page, line 7, after <operators,>
40 by inserting <the operation of road maintenance
41 equipment,>

    By renumbering as necessary.
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J. SMITH of Dickinson

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Senate File 295

H-1311

1 Amend Senate File 295, as passed by the Senate, as 2 follows:

1. By striking everything after the enacting clause 4 and inserting:

<DIVISION I</pre>

PROPERTY ASSESSMENT LIMITATION AND REPLACEMENT Section 1. Section 257.3, subsection 1, Code 2013, 8 is amended by adding the following new paragraph: NEW PARAGRAPH. d. The amount paid to each school 10 district for the commercial and industrial property 11 tax replacement claim under section 441.21A shall be 12 regarded as property tax. The portion of the payment 13 which is foundation property tax shall be determined by 14 applying the foundation property tax rate to the amount 15 computed under section 441.21A, subsection 4, paragraph

16 "a", and such amount shall be prorated pursuant to 17 section 441.21A, subsection 2, if applicable.

Sec. 2. Section 331.512, Code 2013, is amended by 19 adding the following new subsection:

NEW SUBSECTION. 13A. Carry out duties relating 21 to the calculation and payment of commercial and 22 industrial property tax replacement claims under 23 section 441.21A.

Sec. 3. Section 331.559, Code 2013, is amended by 25 adding the following new subsection:

NEW SUBSECTION. 25A. Carry out duties relating 27 to the calculation and payment of commercial and 28 industrial property tax replacement claims under 29 section 441.21A.

Sec. 4. Section 441.21, subsection 4, Code 2013, is

31 amended to read as follows: 32 4. For valuations established as of January 33 1, 1979, the percentage of actual value at which 34 agricultural and residential property shall be assessed 35 shall be the quotient of the dividend and divisor as 36 defined in this section. The dividend for each class 37 of property shall be the dividend as determined for 38 each class of property for valuations established as 39 of January 1, 1978, adjusted by the product obtained 40 by multiplying the percentage determined for that year 41 by the amount of any additions or deletions to actual 42 value, excluding those resulting from the revaluation 43 of existing properties, as reported by the assessors 44 on the abstracts of assessment for 1978, plus six 45 percent of the amount so determined. However, if the 46 difference between the dividend so determined for 47 either class of property and the dividend for that 48 class of property for valuations established as of

49 January 1, 1978, adjusted by the product obtained by 50 multiplying the percentage determined for that year

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1 by the amount of any additions or deletions to actual
 2 value, excluding those resulting from the revaluation
 3 of existing properties, as reported by the assessors
 4 on the abstracts of assessment for 1978, is less than
 5 six percent, the 1979 dividend for the other class of
 6 property shall be the dividend as determined for that
7 class of property for valuations established as of
 8 January 1, 1978, adjusted by the product obtained by
 9 multiplying the percentage determined for that year
10 by the amount of any additions or deletions to actual
11 value, excluding those resulting from the revaluation
12 of existing properties, as reported by the assessors on
13 the abstracts of assessment for 1978, plus a percentage
14 of the amount so determined which is equal to the
15 percentage by which the dividend as determined for the
16 other class of property for valuations established as
17 of January 1, 1978, adjusted by the product obtained
18 by multiplying the percentage determined for that year
19 by the amount of any additions or deletions to actual
20 value, excluding those resulting from the revaluation
21 of existing properties, as reported by the assessors
22 on the abstracts of assessment for 1978, is increased
23 in arriving at the 1979 dividend for the other class
24 of property. The divisor for each class of property
25 shall be the total actual value of all such property
26 in the state in the preceding year, as reported by the
27 assessors on the abstracts of assessment submitted
28 for 1978, plus the amount of value added to said
29 total actual value by the revaluation of existing
30 properties in 1979 as equalized by the director of
31 revenue pursuant to section 441.49. The director shall
32 utilize information reported on abstracts of assessment
33 submitted pursuant to section 441.45 in determining
34 such percentage. For valuations established as of
35 January 1, 1980, and each assessment year thereafter
36 beginning before January 1, 2013, the percentage of
37 actual value as equalized by the director of revenue
38 as provided in section 441.49 at which agricultural
39 and residential property shall be assessed shall be
40 calculated in accordance with the methods provided
41 herein including the limitation of increases in
42 agricultural and residential assessed values to the
43 percentage increase of the other class of property if
44 the other class increases less than the allowable limit
45 adjusted to include the applicable and current values
46 as equalized by the director of revenue, except that
47 any references to six percent in this subsection shall
48 be four percent. For valuations established as of
49 January 1, 2013, and each assessment year thereafter,
50 the percentage of actual value as equalized by the
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1 director of revenue as provided in section 441.49 at
which agricultural and residential property shall be assessed shall be calculated in accordance with the methods provided in this subsection, except that any
 5 references to six percent in this subsection shall
 6 be two percent, and including, for assessment years
 7 beginning on or after January 1, 2013, but before
 8 January 1, 2017, the limitation of increases in
 9 agricultural and residential assessed values to the
10 percentage increase of the other class of property if
11 the other class increases less than the allowable limit
adjusted to include the applicable and current values
as equalized by the director of revenue, and including,
14 for assessment years beginning on or after January 1,
15 2017, the limitation in subsection 5A.
      Sec. 5. Section 441.21, subsection 5, Code 2013, is
17 amended to read as follows:
      5. a. For valuations established as of January
19 1, 1979, commercial property and industrial property,
20 excluding properties referred to in section 427A.1,
21 subsection 8, shall be assessed as a percentage of
22 the actual value of each class of property. The
23 percentage shall be determined for each class of
24 property by the director of revenue for the state in
25 accordance with the provisions of this section. For
26 valuations established as of January 1, 1979, the
27 percentage shall be the quotient of the dividend and
28 divisor as defined in this section. The dividend
29 for each class of property shall be the total actual
30 valuation for each class of property established for
31 1978, plus six percent of the amount so determined.
32 The divisor for each class of property shall be the
33 valuation for each class of property established for
34 1978, as reported by the assessors on the abstracts of
35 assessment for 1978, plus the amount of value added to
36 the total actual value by the revaluation of existing
37 properties in 1979 as equalized by the director of
38 revenue pursuant to section 441.49. For valuations
39 established as of January 1, 1979, property valued by
40 the department of revenue pursuant to chapters 428,
41 433, 437, and 438 shall be considered as one class
42 of property and shall be assessed as a percentage of
43 its actual value. The percentage shall be determined
44 by the director of revenue in accordance with the
45 provisions of this section. For valuations established
46 as of January 1, 1979, the percentage shall be the
47 quotient of the dividend and divisor as defined in
48 this section. The dividend shall be the total actual
49 valuation established for 1978 by the department of
50 revenue, plus ten percent of the amount so determined.
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1 The divisor for property valued by the department of
 2 revenue pursuant to chapters 428, 433, 437, and 438
 3 shall be the valuation established for 1978, plus
 4 the amount of value added to the total actual value
 5 by the revaluation of the property by the department
 6 of revenue as of January 1, 1979. For valuations
7 established as of January 1, 1980, commercial property
8 and industrial property, excluding properties referred
 9 to in section 427A.1, subsection 8, shall be assessed
10 at a percentage of the actual value of each class of
11 property. The percentage shall be determined for
12 each class of property by the director of revenue for
13 the state in accordance with the provisions of this
14 section. For valuations established as of January
15 1, 1980, the percentage shall be the quotient of
16 the dividend and divisor as defined in this section.
17 The dividend for each class of property shall be the
18 dividend as determined for each class of property for
19 valuations established as of January 1, 1979, adjusted
20 by the product obtained by multiplying the percentage
21 determined for that year by the amount of any
22 additions or deletions to actual value, excluding those
23 resulting from the revaluation of existing properties,
24 as reported by the assessors on the abstracts of
25 assessment for 1979, plus four percent of the amount
26 so determined. The divisor for each class of property
27 shall be the total actual value of all such property in
28 1979, as equalized by the director of revenue pursuant
29 to section 441.49, plus the amount of value added to
30 the total actual value by the revaluation of existing
31 properties in 1980. The director shall utilize
32 information reported on the abstracts of assessment
33 submitted pursuant to section 441.45 in determining
34 such percentage. For valuations established as of
35 January 1, 1980, property valued by the department
36 of revenue pursuant to chapters 428, 433, 437, and
37 438 shall be assessed at a percentage of its actual
38 value. The percentage shall be determined by the
39 director of revenue in accordance with the provisions
40 of this section. For valuations established as of 41 January 1, 1980, the percentage shall be the quotient
42 of the dividend and divisor as defined in this section.
43 The dividend shall be the total actual valuation
44 established for 1979 by the department of revenue,
45 plus eight percent of the amount so determined.
46 divisor for property valued by the department of
47 revenue pursuant to chapters 428, 433, 437, and 438
48 shall be the valuation established for 1979, plus
49 the amount of value added to the total actual value
50 by the revaluation of the property by the department
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1 of revenue as of January 1, 1980. For valuations
 2 established as of January 1, 1981, and each assessment 3 year thereafter beginning before January 1, 2013, the
 4 percentage of actual value as equalized by the director
 5 of revenue as provided in section 441.49 at which
 6 commercial property and industrial property, excluding
 7 properties referred to in section 427A.1, subsection
 8 8, shall be assessed shall be calculated in accordance
 9 with the methods provided herein, except that any
10 references to six percent in this subsection shall be
11 four percent. For valuations established as of January
12 1, 1981, and each year thereafter, the percentage of
13 actual value at which property valued by the department
14 of revenue pursuant to chapters 428, 433, 437, and 438
15 shall be assessed shall be calculated in accordance
16 with the methods provided herein, except that any
17 references to ten percent in this subsection shall be
18 eight percent. Beginning with valuations established
19 as of January 1, 1979, and each assessment year
20 thereafter beginning before January 1, 2013, property
21 valued by the department of revenue pursuant to chapter
22 434 shall also be assessed at a percentage of its
23 actual value which percentage shall be equal to the
24 percentage determined by the director of revenue for
25 commercial property, industrial property, or property
26 valued by the department of revenue pursuant to
27 chapters 428, 433, 437, and 438, whichever is lowest.
28 For valuations established on or after January 1, 2013,
29 but before January 1, 2017, commercial property and
30 industrial property shall be assessed as provided in 31 paragraphs "b" and "c", as applicable. For valuations 32 established as of January 1, 2017, and each assessment 33 year thereafter, the percentage of actual value as
34 equalized by the director of revenue as provided in
35 section 441.49 at which commercial property, excluding
36 properties referred to in section 427A.1, subsection
37 8, shall be assessed shall be calculated in accordance
38 with the methods provided in this subsection, including
39 the limitation in subsection 5A, except that any
40 references to six percent in this subsection shall be
41 two percent. For valuations established on or after
42 January 1, 2017, industrial property shall be assessed
43 at a percentage of its actual value equal to the
44 percentage of actual value at which property assessed
45 as commercial property is assessed for the same
46 assessment year following application of the limitation
47 in subsection 5A, if applicable. For valuations
48 established on or after January 1, 2013, property
49 valued by the department of revenue pursuant to chapter
50 434 shall be assessed at a percentage of its actual
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1 value equal to the percentage of actual value at which
 property assessed as commercial property is assessed
for the same assessment year following application of
the limitation in subsection 5A, if applicable.

b. For valuations established on or after January
 6 1, 2013, but before January 1, 2017, commercial
    property, excluding properties referred to in section
 8 427A.1, subsection 8, shall be assessed at a percentage
 9 of its actual value, as determined in this paragraph
10 "b". For valuations established for the assessment
year beginning January 1, 2013, the percentage of
12 actual value as equalized by the director of revenue
13 as provided in section 441.49 at which commercial
14 property shall be assessed shall be ninety-five
15 percent. For valuations established for the assessment
16 year beginning January 1, 2014, the percentage of
17 actual value as equalized by the director of revenue
18 as provided in section 441.49 at which commercial
19 property shall be assessed shall be ninety percent.
20 For valuations established for the assessment year
21 beginning January 1, 2015, the percentage of actual
22 value as equalized by the director of revenue as
23 provided in section 441.49 at which commercial property
24 shall be assessed shall be eighty-five percent.
25 For valuations established for the assessment year
26 beginning January 1, 2016, the percentage of actual
27 value as equalized by the director of revenue as
28 provided in section 441.49 at which commercial property
29 shall be assessed shall be eighty percent.
            For valuations established on or after January
31 1, 2013, but before January 1, 2017, industrial 32 property, excluding properties referred to in section
33 427A.1, subsection 8, shall be assessed at a percentage
34 of its actual value, as determined in this paragraph
35 c. For valuations established for the assessment
36 year beginning January 1, 2013, the percentage of
37 actual value as equalized by the director of revenue
38 as provided in section 441.49 at which industrial
39 property shall be assessed shall be ninety-five
percent. For valuations established for the assessment year beginning January 1, 2014, the percentage of actual value as equalized by the director of revenue
43 as provided in section 441.49 at which industrial
44 property shall be assessed shall be ninety percent.
45 For valuations established for the assessment year
46 beginning January 1, 2015, the percentage of actual
47 value as equalized by the director of revenue as
48 provided in section 441.49 at which industrial property
49 shall be assessed shall be eighty-five percent.
50 For valuations established for the assessment year
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1 beginning January 1, 2016, the percentage of actual
 value as equalized by the director of revenue as provided in section 441.49 at which industrial property
 4 shall be assessed shall be eighty percent.
     Sec. 6. Section 441.21, Code 2013, is amended by
 6 adding the following new subsection:
      NEW SUBSECTION. 5A. In addition to the limitation
 8 of increases for agricultural and residential property
9 applicable under subsection 4 and the limitation
10 of increase for commercial property applicable
11 under subsection 5, for valuations established for
12 the assessment year beginning January 1, 2017, and
13 each assessment year thereafter, for residential,
14 agricultural, and commercial property, the assessed
15 value of each of these three classes of property shall
16 be limited to the percentage increase of that class of
17 property that is the lowest percentage increase under
18 the allowable limit adjusted to include the applicable
19 and current values as equalized by the director of
20 revenue.
      Sec. 7. NEW SECTION. 441.21A Commercial and
22 industrial property tax replacement - replacement
23 claims.
      1. a.
             For each fiscal year beginning on or after
25 July 1, 2014, there is appropriated from the general
26 fund of the state to the department of revenue an
27 amount necessary for the payment of all commercial
28 and industrial property tax replacement claims under
29 this section for the fiscal year. However, for a
30 fiscal year beginning on or after July 1, 2018, the
31 total amount of moneys appropriated from the general
32 fund of the state to the department of revenue for
33 the payment of commercial and industrial property tax
34 replacement claims in that fiscal year shall not exceed
35 the total amount of money that was necessary to pay
36 all commercial and industrial property tax replacement
37 claims for the fiscal year beginning July 1, 2017.
     b. Moneys appropriated by the general assembly to
38
39 the department under this subsection for the payment
40 of commercial and industrial property tax replacement
41 claims are not subject to a uniform reduction in
42 appropriations in accordance with section 8.31.
      2. Beginning with the fiscal year beginning
44 July 1, 2014, each county treasurer shall be paid
45 by the department of revenue an amount equal to the
46 amount of the commercial and industrial property tax
47 replacement claims in the county, as calculated in
48 subsection 4. For fiscal years beginning on or after
49 July 1, 2018, if an amount appropriated for a fiscal
50 year is insufficient to pay all replacement claims,
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1 the director of revenue shall prorate the payment of 2 replacement claims to the county treasurers and shall 3 notify the county auditors of the pro rata percentage 4 on or before September 30.

- 5 3. On or before July 1 of each fiscal year 6 beginning on or after July 1, 2014, the assessor shall 7 report to the county auditor the total actual value of 8 all commercial property and industrial property in the 9 county for the assessment year used to calculate the 10 taxes due and payable in that fiscal year.
- 11 4. On or before a date established by rule of the 12 department of revenue of each fiscal year beginning on 13 or after July 1, 2014, the county auditor shall prepare 14 a statement, based upon the report received pursuant 15 to subsection 3, listing for each taxing district in 16 the county:
- a. The difference between the assessed valuation of all commercial property and industrial property for the assessment year used to calculate taxes which are due and payable in the applicable fiscal year and the actual value of all commercial property and industrial property for the same assessment year. If the difference between the assessed value of all commercial property and industrial property and the actual valuation of all commercial property and industrial property is zero, there is no tax replacement for that taxing district for the fiscal year.
- 28 b. The tax levy rate per one thousand dollars of 29 assessed value for each taxing district for that fiscal 30 year.
- 31 c. The commercial and industrial property tax 32 replacement claim for each taxing district. The 33 replacement claim is equal to the amount determined 34 pursuant to paragraph "a", multiplied by the tax rate 35 specified in paragraph "b", and then divided by one 36 thousand dollars.
- 5. For purposes of computing replacement amounts under this section, that portion of an urban renewal area defined as the sum of the assessed valuations defined in section 403.19, subsections 1 and 2, shall be considered a taxing district.
- 42 6. a. The county auditor shall certify and forward 43 one copy of the statement to the department of revenue 44 not later than a date of each year established by the 45 department of revenue by rule.
- 46 b. The replacement claims shall be paid to each 47 county treasurer in equal installments in September 48 and March of each year. The county treasurer shall 49 apportion the replacement claim payments among the 50 eligible taxing districts in the county.

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c. If the taxing district is an urban renewal
 2 area, the amount of the replacement claim shall be
 3 apportioned and credited to those portions of the
 4 assessed value defined in section 403.19, subsections
 5 1 and 2, as follows:
      (1) To that portion defined in section 403.19,
7 subsection 1, an amount of the replacement claim that
 8 is proportionate to the amount of actual value of the
9 commercial and industrial property in the urban renewal
10 area as determined in section 403.19, subsection 1,
11 that was subtracted pursuant to section 403.20, as
12 it bears to the total amount of actual value of the
13 commercial and industrial property in the urban renewal
14 area that was subtracted pursuant to section 403.20 for
15 the assessment year for property taxes due and payable
16 in the fiscal year for which the replacement claim is
17 computed.
18
      (2) To that portion defined in section 403.19,
19 subsection 2, the remaining amount, if any.
     d. Notwithstanding the allocation provisions of
21 paragraph "c", the amount of the tax replacement amount
22 that shall be allocated to that portion of the assessed
23 value defined in section 403.19, subsection 2, shall
24 not exceed the amount equal to the amount certified to
25 the county auditor under section 403.19 for the fiscal
26 year in which the claim is paid, after deduction of
27 the amount of other revenues committed for payment
28 on that amount for the fiscal year. The amount not
29 allocated to that portion of the assessed value defined
30 in section 403.19, subsection 2, as a result of the
31 operation of this paragraph, shall be allocated to that
32 portion of assessed value defined in section 403.19,
33 subsection 1.
         The amount of the replacement claim amount
35 credited to the portion of the assessed value defined
36 in section 403.19, subsection 1, shall be allocated
37 to and when received be paid into the fund for the
38 respective taxing district as taxes by or for the
39 taxing district into which all other property taxes
40 are paid. The amount of the replacement claim amount
41 credited to the portion of the assessed value defined
42 in section 403.19, subsection 2, shall be allocated to
43 and when collected be paid into the special fund of the
44 municipality under section 403.19, subsection 2.
      Sec. 8. SAVINGS PROVISION. This division of this
46 Act, pursuant to section 4.13, does not affect the
47 operation of, or prohibit the application of, prior
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48 provisions of section 441.21, or rules adopted under 49 chapter 17A to administer prior provisions of section 50 441.21, for assessment years beginning before January



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1 1, 2013, and for duties, powers, protests, appeals,
 2 proceedings, actions, or remedies attributable to an
 3 assessment year beginning before January 1, 2013.
      Sec. 9. EFFECTIVE UPON ENACTMENT. This division of
 5 this Act, being deemed of immediate importance, takes
 6 effect upon enactment.
     Sec. 10. RETROACTIVE APPLICABILITY. This division
 8 of this Act applies retroactively to January 1, 2013,
9 for assessment years beginning on or after that date.
10
                         DIVISION II
11
                   SCHOOL DISTRICT FUNDING
      Sec. 11. Section 257.1, subsection 2, paragraph b,
12
13 Code 2013, is amended by striking the paragraph and
14 inserting in lieu thereof the following:
     b. (1) The regular program foundation base per
16 pupil is the following:
      (a) For the budget year commencing July 1,
18 2012, and the budget year commencing July 1, 2013,
19 the regular program foundation base per pupil is
20 eighty-seven and five-tenths percent of the regular
21 program state cost per pupil.
      (b) For the budget year commencing July 1, 2014,
23 the regular program foundation base per pupil is
24 eighty-nine and three hundred seventy-five thousandths
25 percent of the regular program state cost per pupil.
      (c) For the budget year commencing July 1, 2015,
27 the regular program foundation base per pupil is
28 ninety-one and twenty-five hundredths percent of the
29 regular program state cost per pupil.
      (d) For the budget year commencing July 1, 2016,
31 the regular program foundation base per pupil is
32 ninety-three and one hundred twenty-five thousandths
33 percent of the regular program state cost per pupil.
      (e) For the budget year commencing July 1, 2017,
35 and succeeding budget years, the regular program
36 foundation base per pupil is ninety-five percent of the
37 regular program state cost per pupil.
38
      (2) For each budget year, the special education
39 support services foundation base is seventy-nine
40 percent of the special education support services state
41 cost per pupil. The combined foundation base is the
42 sum of the regular program foundation base, the special
43 education support services foundation base, the total
44 teacher salary supplement district cost, the total
45 professional development supplement district cost, the
46 total early intervention supplement district cost, the
47 total area education agency teacher salary supplement
48 district cost, and the total area education agency
49 professional development supplement district cost.
50
                         DIVISION III
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MULTIRESIDENTIAL PROPERTY CLASSIFICATION
      Sec. 12. Section 404.2, subsection 2, paragraph f,
 3 Code 2013, is amended to read as follows:
     f. A statement specifying whether the
 5 revitalization is applicable to none, some, or all of
 6 the property assessed as residential, multiresidential,
 7 agricultural, commercial, or industrial property
 8 within the designated area or a combination thereof and
 9 whether the revitalization is for rehabilitation and
10 additions to existing buildings or new construction or
11 both. If revitalization is made applicable only to
12 some property within an assessment classification, the 13 definition of that subset of eligible property must
14 be by uniform criteria which further some planning
15 objective identified in the plan. The city shall state
16 how long it is estimated that the area shall remain
17 a designated revitalization area which time shall
18 be longer than one year from the date of designation
19 and shall state any plan by the city to issue revenue
20 bonds for revitalization projects within the area.
21 a county, a revitalization area shall include only
22 property which will be used as industrial property,
23 commercial property, commercial property consisting of
24 three or more separate living quarters with at least
25 seventy-five percent of the space used for residential
26 purposes, multiresidential property, or residential
27 property. However, a county shall not provide a tax
28 exemption under this chapter to commercial property,
29 commercial property consisting of three or more
30 separate living quarters with at least seventy-five
31 percent of the space used for residential purposes
32 multiresidential property, or residential property
33 which is located within the limits of a city.
      Sec. 13. Section 404.3, subsection 4, Code 2013, is
35 amended to read as follows:
      4. All qualified real estate assessed as
37 residential property or assessed as commercial
38 property, if the commercial property consists of
39 three or more separate living quarters with at least
40 seventy-five percent of the space used for residential
41 purposes, or assessed as multiresidential property is
42 eligible to receive a one hundred percent exemption
43 from taxation on the actual value added by the
44 improvements. The exemption is for a period of ten
45 years.
      Sec. 14. Section 441.21, subsection 8, paragraph b,
47 Code 2013, is amended to read as follows:
      b. Notwithstanding paragraph "a", any construction
49 or installation of a solar energy system on property
50 classified as agricultural, residential, commercial,
                                     SF295.1736 (2) 85
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1 multiresidential, or industrial property shall not
 2 increase the actual, assessed, and taxable values of
 3 the property for five full assessment years.
4 Sec. 15. Section 441.21, subsections 9 and 10, Code
 5 2013, are amended to read as follows:
      9. Not later than November 1, 1979, and November
 7 1 of each subsequent year, the director shall
 8 certify to the county auditor of each county the
 9 percentages of actual value at which residential
10 property, agricultural property, commercial property,
11 industrial property, multiresidential property, and
12 property valued by the department of revenue pursuant 13 to chapters 428, 433, 434, 437, and 438 in each
14 assessing jurisdiction in the county shall be assessed
15 for taxation. The county auditor shall proceed
16 to determine the assessed values of agricultural
17 property, residential property, commercial property,
18 industrial property, multiresidential property, and
19 property valued by the department of revenue pursuant
20 to chapters 428, 433, 434, 437, and 438 by applying
21 such percentages to the current actual value of such
22 property, as reported to the county auditor by the
23 assessor, and the assessed values so determined shall
24 be the taxable values of such properties upon which the
25 levy shall be made.
      10. The percentage of actual value computed by
27 the director for agricultural property, residential
28 property, commercial property, industrial property,
29 <u>multiresidential property</u>, and property valued by the
30 department of revenue pursuant to chapters 428, 433,
31 434, 437, and 438 and used to determine assessed values
32 of those classes of property does not constitute a rule
33 as defined in section 17A.2, subsection 11.
      Sec. 16. Section 441.21, Code 2013, is amended by
35 adding the following new subsection:
      NEW SUBSECTION. 13. a. Beginning with valuations
37 established on or after January 1, 2014, mobile home
38 parks, manufactured home communities, land-leased
39 communities, assisted living facilities, and that
40 portion of a building that is used for human habitation 41 and a proportionate share of the land upon which
42 the building is situated, even if the use for human
43 habitation is not the primary use of the building, and
44 regardless of the number of dwelling units located
45 in the building, and not otherwise classified as
46 residential property, shall be valued as a separate
47 class of property known as multiresidential property
48 and, excluding properties referred to in section
49 427A.1, subsection 8, shall be assessed at a percentage
50 of its actual value, as determined in this subsection.
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\ensuremath{\mathbf{1}} For valuations established for the assessment year
 2 beginning January 1, 2014, the percentage of actual
 3 value as equalized by the director of revenue as
 4 provided in section 441.49 at which multiresidential
 5 property shall be assessed shall be ninety percent.
 6 For valuations established for the assessment year
7 beginning January 1, 2015, the percentage of actual
 8 value as equalized by the director of revenue as
 9 provided in section 441.49 at which multiresidential
10 property shall be assessed shall be eighty percent.
11 For valuations established for the assessment year
12 beginning January 1, 2016, the percentage of actual
13 value as equalized by the director of revenue as
14 provided in section 441.49 at which multiresidential
15 property shall be assessed shall be seventy percent.
16 For valuations established for the assessment year
17 beginning January 1, 2017, the percentage of actual
18 value as equalized by the director of revenue as
19 provided in section 441.49 at which multiresidential
20 property shall be assessed shall be sixty percent.
21 For valuations established for the assessment year
22 beginning January 1, 2018, and each assessment year
23 thereafter, the percentage of actual value as equalized
24 by the director of revenue as provided in section
25 441.49 at which multiresidential property shall be
26 assessed shall be equal to the percentage of actual
27 value at which property assessed as residential
28 property is assessed under subsection 4 for the same
29 assessment year, after application of the limitations
30 on increases in residential property provided for in
31 this section.
32
      b. Accordingly, the assessor may assign more than
33 one classification to a parcel of property that, in
34 part, satisfies the requirements of this subsection.
      c. In no case, however, shall property that is
36 rented or leased to low-income individuals and families
37 as authorized by section 42 of the Internal Revenue
38 Code, and that is subject to assessment procedures
39 relating to section 42 property under section 441.21,
40 subsection 2, or a hotel, motel, inn, or other building
41 where rooms or dwelling units are usually rented for
42 less than one month be classified as multiresidential
43 property under this subsection.
      d. As used in this subsection:
          "Assisted living facility" means property for
46 providing assisted living as defined in section 231C.2.
47 "Assisted living facility" also includes a health care
48 facility, as defined in section 135C.1, an elder group
49 home, as defined in section 231B.1, a child foster care
50 facility under chapter 237, or property used for a
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1 hospice program as defined in section 135J.1.
           "Dwelling unit" means an apartment, group of
 3 rooms, or single room which is occupied as separate
 4 living quarters or, if vacant, is intended for
 5 occupancy as separate living quarters, in which a
 6 tenant can live and sleep separately from any other
7 persons in the building.
          "Land-leased community" means the same as
9 defined in sections 335.30A and 414.28A.
10
     (4) "Manufactured home community" means the same as
11 a land-leased community.
           "Mobile home park" means the same as defined in
      (5)
13 section 435.1.
      Sec. 17. Section 558.46, subsection 5, Code 2013,
15 is amended to read as follows:
      5. For the purposes of this section, "residential
17 property" includes commercial multiresidential property
18 as defined in section 441.21, subsection 13, consisting
19 of three or more separate living quarters with at least
20 seventy-five percent of the space used for residential
21 purposes.
     Sec. 18. APPLICABILITY. This division of this
22
23 Act applies to assessment years beginning on or after
24 January 1, 2014.
                         DIVISION IV
26
        TELECOMMUNICATIONS COMPANY PROPERTY TAXATION
27
      Sec. 19. Section 427A.1, subsection 1, paragraph h,
28 Code 2013, is amended to read as follows:
     h. Property assessed by the department of revenue
30 pursuant to sections 428.24 to 428.29, or chapters 433,
31 434, 437, 437A, and 438.
32
      Sec. 20. Section 427A.1, subsection 1, Code 2013,
33 is amended by adding the following new paragraph:
      NEW PARAGRAPH. Oi. Qualified telephone company
35 property that is used in the transaction of telegraph
36 and telephone business by a company that is subject to
37 assessment by the department of revenue pursuant to
38 chapter 433. "Qualified telephone company property"
39 means poles, aerial cable, underground cable, buried
40 cable, submarine and deep sea cable, intrabuilding
41 network cable, aerial wire, and conduit systems, all
42 within the meaning of the telecommunications companies
43 account provisions of 47 C.F.R. pt. 32, in effect on
44 the effective date of this division of this Act.
      Sec. 21. Section 433.1, subsection 4, Code 2013, is
46 amended to read as follows:
      4. The whole number of stations on each line, and
48 the value of the same, including furniture.
     Sec. 22. Section 433.4, Code 2013, is amended to
50 read as follows:
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md/sc



433.4 Assessment. The director of revenue shall on or before October 3 31 each year and in the same manner and subject to the 4 provisions for the assessment of property assessed 5 as commercial property by the local assessor under chapters 427, 427A, 427B, 428, and 441, proceed to find 7 the actual value of the property of these companies 8 in this state that is used by the companies in the 9 transaction of telegraph and telephone business, taking 10 into consideration the information obtained from the 11 statements required, and any further information the 12 director can obtain, using the same as a means for 13 determining the actual cash value of the property 14 of these companies within this state. The director 15 shall also take into consideration the valuation of 16 all property of these companies, including franchises 17 and the use of the property in connection with lines 18 outside the state, and making these deductions as may 19 be necessary on account of extra value of property 20 outside the state as compared with the value of 21 property in the state, in order that the actual cash 22 value of the property of the company within this state 23 may be ascertained. The assessment shall include 24 all property of every kind and character whatsoever, 25 real, personal, or mixed, used by the companies in the 26 transaction of telegraph and telephone business; and 27 the The property so included in the assessment shall 28 not be taxed in any other manner than as provided in 29 this chapter. 30 Sec. 23. Section 441.21, subsection 5, Code 2013, 31 is amended to read as follows: 5. For valuations established as of January 1, 33 1979, commercial property and industrial property, 34 excluding properties referred to in section 427A.1, 35 subsection 8, shall be assessed as a percentage of 36 the actual value of each class of property. The 37 percentage shall be determined for each class of 38 property by the director of revenue for the state in 39 accordance with the provisions of this section. For 40 valuations established as of January 1, 1979, the 41 percentage shall be the quotient of the dividend and 42 divisor as defined in this section. The dividend 43 for each class of property shall be the total actual 44 valuation for each class of property established for 45 1978, plus six percent of the amount so determined. 46 The divisor for each class of property shall be the 47 valuation for each class of property established for

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48 1978, as reported by the assessors on the abstracts 49 of assessment for 1978, plus the amount of value 50 added to the total actual value by the revaluation



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1 of existing properties in 1979 as equalized by the
 2 director of revenue pursuant to section 441.49. For
 3 valuations established as of January 1, 1979, property
 4 valued by the department of revenue pursuant to
 5 chapters 428, 433, 437, and 438 shall be considered
 6 as one class of property and shall be assessed as a
7 percentage of its actual value. The percentage shall
8 be determined by the director of revenue in accordance
 9 with the provisions of this section. For valuations
10 established as of January 1, 1979, the percentage
11 shall be the quotient of the dividend and divisor as 12 defined in this section. The dividend shall be the
13 total actual valuation established for 1978 by the
14 department of revenue, plus ten percent of the amount
15 so determined. The divisor for property valued by
16 the department of revenue pursuant to chapters 428,
17 433, 437, and 438 shall be the valuation established
18 for 1978, plus the amount of value added to the total
19 actual value by the revaluation of the property by
20 the department of revenue as of January 1, 1979.
21 For valuations established as of January 1, 1980,
22 commercial property and industrial property, excluding 23 properties referred to in section 427A.1, subsection
24 8, shall be assessed at a percentage of the actual
25 value of each class of property. The percentage
26 shall be determined for each class of property by
27 the director of revenue for the state in accordance
28 with the provisions of this section. For valuations
29 established as of January 1, 1980, the percentage
30 shall be the quotient of the dividend and divisor as 31 defined in this section. The dividend for each class
32 of property shall be the dividend as determined for
33 each class of property for valuations established as
34 of January 1, 1979, adjusted by the product obtained
35 by multiplying the percentage determined for that year
36 by the amount of any additions or deletions to actual
37 value, excluding those resulting from the revaluation
38 of existing properties, as reported by the assessors
39 on the abstracts of assessment for 1979, plus four
40 percent of the amount so determined. The divisor
41 for each class of property shall be the total actual
42 value of all such property in 1979, as equalized by
43 the director of revenue pursuant to section 441.49,
44 plus the amount of value added to the total actual
45 value by the revaluation of existing properties in
46 1980. The director shall utilize information reported
47 on the abstracts of assessment submitted pursuant
48 to section 441.45 in determining such percentage.
49 For valuations established as of January 1, 1980,
50 property valued by the department of revenue pursuant
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```
1 to chapters 428, 433, 437, and 438 shall be assessed
 2 at a percentage of its actual value. The percentage
 3 shall be determined by the director of revenue in
 4 accordance with the provisions of this section. For
 5 valuations established as of January 1, 1980, the
 6 percentage shall be the quotient of the dividend and
7 divisor as defined in this section. The dividend shall
 8 be the total actual valuation established for 1979 by
9 the department of revenue, plus eight percent of the
10 amount so determined. The divisor for property valued
11 by the department of revenue pursuant to chapters 428,
12 433, 437, and 438 shall be the valuation established
13 for 1979, plus the amount of value added to the total
14 actual value by the revaluation of the property by
15 the department of revenue as of January 1, 1980. For
16 valuations established as of January 1, 1981, and
17 each year thereafter, the percentage of actual value
18 as equalized by the director of revenue as provided
19 in section 441.49 at which commercial property and
20 industrial property, excluding properties referred to
21 in section 427A.1, subsection 8, shall be assessed
22 shall be calculated in accordance with the methods
23 provided herein, except that any references to six
24 percent in this subsection shall be four percent.
25 valuations established as of January 1, 1981, and
26 each year thereafter, the percentage of actual value
27 at which property valued by the department of revenue
28 pursuant to chapters 428, <del>433,</del> 437, and 438 shall be
29 assessed shall be calculated in accordance with the
30 methods provided herein, except that any references to
31 ten percent in this subsection shall be eight percent.
32 For valuations established on or after January 1, 2013,
33 property valued by the department of revenue pursuant
34 to chapter 433 shall be assessed at a percentage of
35 its actual value. For valuations established for
36 the assessment year beginning January 1, 2013, the
37 percentage of actual value at which property valued by
38 the department of revenue pursuant to chapter 433 shall
39 be assessed shall be eighty percent. For valuations
\begin{array}{c} \textbf{40} \\ \textbf{established for the assessment year beginning January} \\ \textbf{41} \\ \textbf{1, 2014, and each year thereafter, the percentage of} \end{array}
42 actual value at which property valued by the department of revenue pursuant to chapter 433 shall be assessed
44 shall be sixty percent. Beginning with valuations
45 established as of January 1, 1979, and each year
46 thereafter, property valued by the department of
47 revenue pursuant to chapter 434 shall also be assessed
48 at a percentage of its actual value which percentage
49 shall be equal to the percentage determined by the
50 director of revenue for commercial property, industrial
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1 property, or property valued by the department of
 2 revenue pursuant to chapters 428, 433, 437, and 438,
 3 whichever is lowest.
      Sec. 24. Section 441.21, subsections 9 and 10, Code
 5 2013, are amended to read as follows:
      9. Not later than November 1, 1979, and November
 7 1 of each subsequent year, the director shall certify
 8 to the county auditor of each county the percentages
 9 of actual value at which residential property,
10 agricultural property, commercial property, industrial
11 property, property valued by the department of
12 revenue under chapter 433, and property valued by 13 the department of revenue pursuant to chapters 428,
14 433, 434, 437, and 438 in each assessing jurisdiction
15 in the county shall be assessed for taxation. The
16 county auditor shall proceed to determine the assessed
17 values of agricultural property, residential property,
18 commercial property, industrial property, property
19 valued by the department of revenue under chapter
20 433, and property valued by the department of revenue
21 pursuant to chapters 428, 433, 434, 437, and 438 by
22 applying such percentages to the current actual value
23 of such property, as reported to the county auditor by
24 the assessor, and the assessed values so determined
25 shall be the taxable values of such properties upon
26 which the levy shall be made.
      10. The percentage of actual value computed by
28 the director for agricultural property, residential
29 property, commercial property, industrial property,
30 property valued by the department of revenue under
31 chapter 433, and property valued by the department of
32 revenue pursuant to chapters 428, 433, 434, 437, and
33 438 and used to determine assessed values of those
34 classes of property does not constitute a rule as
35 defined in section 17A.2, subsection 11.
      Sec. 25. Section 476.1D, subsection 10, Code 2013,
37 is amended by striking the subsection.
      Sec. 26. EFFECTIVE DATE. The sections of this
38
39 division of this Act amending section 441.21, being
40 deemed of immediate importance, take effect upon
41 enactment.
42
      Sec. 27. APPLICABILITY.
43
      1. Except as provided in subsection 2, this
44 division of this Act applies to assessment years
45 beginning on or after January 1, 2014.
      2. The sections of this division of this Act
47 amending section 441.21 apply retroactively to
48 assessment years beginning on or after January 1,
49 2013.>
      2. Title page, by striking lines 1 through 4 and
                                      SF295.1736 (2) 85
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1 inserting <An Act relating to state and local finances

2 by establishing and modifying property assessment
3 limitations, providing for commercial and industrial

4 property tax replacement payments, increasing

5 the regular program foundation base percentage,

6 providing for the taxation of multiresidential

7 property, modifying provisions for the taxation

8 of telecommunications company property, making

9 appropriations, and including effective date,

10 retroactive applicability, and other applicability

11 provisions.>

COMMITTEE ON WAYS AND MEANS SANDS of Louisa, Chairperson

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House File 620

H-1312

Amend House File 620 as follows:

1. Page 1, by striking line 19 and inserting <"o".

3 However, fees collected by the authority pursuant to

4 section 15.330, subsection 12, and section 15E.198,

5 shall be used exclusively for the payment of salaries

6 of employees in full-time equivalent positions whose

7 principal duties include due diligence or compliance.>

T. OLSON of Linn

HF620.1651 (1) 85 -1- mm/rj 1/1



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Senate File 295
  H-1313
     Amend the amendment, H-1311, to Senate File 295, as
<DIVISION
                    TAXPAYERS TRUST FUND
               Section 8.54, subsection 5, Code 2013, is
7 amended by striking the subsection.
             . Section 8.55, subsection 2, Code 2013, is
9 amended to read as follows:
10
     2. The maximum balance of the fund is the amount
11 equal to two and one-half percent of the adjusted
12 revenue estimate for the fiscal year. If the amount of
13 moneys in the Iowa economic emergency fund is equal to
14 the maximum balance, moneys in excess of this amount
15 shall be distributed as follows:
     a. The first sixty million dollars of the
17 difference between the actual net revenue for the
18 general fund of the state for the fiscal year and the
19 adjusted revenue estimate for the fiscal year shall be
20 transferred to the taxpayers trust fund.
     b. The remainder of the excess, if any, shall be
22 transferred to the general fund of the state.
     Sec.
            . Section 8.57E, subsection 2, Code 2013,
24 is amended to read as follows:
     2. Moneys in the taxpayers trust fund shall only
26 be used pursuant to appropriations or transfers made
27 by the general assembly for tax relief. During each
28 fiscal year beginning on or after July 1, 2014, in
29 which the balance of the taxpayers trust fund equals or
30 exceeds thirty million dollars, there is transferred
31 from the taxpayers trust fund to the Iowa taxpayers
32 trust fund tax credit fund created in section 422.11E,
33 the entire balance of the taxpayers trust fund to be
34 used for the Iowa taxpayers trust fund tax credit in
35 accordance with section 422.11E, subsection 5.
            . Section 8.58, Code 2013, is amended to
     Sec.
37 read as follows:
38
     8.58 Exemption from automatic application.
     1. To the extent that moneys appropriated under
40 section 8.57 do not result in moneys being credited
41 to the general fund under section 8.55, subsection 2,
42 moneys Moneys appropriated under in section 8.57 and
43 moneys contained in the cash reserve fund, rebuild
44 Iowa infrastructure fund, environment first fund, Iowa
45 economic emergency fund, and taxpayers trust fund shall
46 not be considered in the application of any formula,
```

47 index, or other statutory triggering mechanism which
48 would affect appropriations, payments, or taxation
49 rates, contrary provisions of the Code notwithstanding.
50 2. To the extent that moneys appropriated under

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1 section 8.57 do not result in moneys being credited
 2 to the general fund under section 8.55, subsection 2,
 3 moneys Moneys appropriated under in section 8.57 and
 4 moneys contained in the cash reserve fund, rebuild
 5 Iowa infrastructure fund, environment first fund, Iowa
 6 economic emergency fund, and taxpayers trust fund shall
7 not be considered by an arbitrator or in negotiations
8 under chapter 20.
             _. EFFECTIVE UPON ENACTMENT. This division
     Sec.
10 of this Act, being deemed of immediate importance,
11 takes effect upon enactment.
            . RETROACTIVE APPLICABILITY. This division
13 of this Act applies retroactively to July 1, 2012, to
14 moneys attributed to fiscal years beginning on or after
15 July 1, 2012.
                        DIVISION
17
             IOWA TAXPAYERS TRUST FUND TAX CREDIT
18
              . TAXPAYERS TRUST FUND — IOWA TAXPAYERS
19 TRUST FUND TAX CREDIT TRANSFER. During the fiscal
20 year beginning July 1, 2013, there is transferred from
21 the taxpayers trust fund created in section 8.57E to
22 the Iowa taxpayers trust fund tax credit fund created
23 in section 422.11E, an amount equal to the sum of
24 the balance of the taxpayers trust fund as determined
25 after the close of the fiscal year beginning July 1,
26 2012, and ending June 30, 2013, including the amount
27 transferred for that fiscal year to the taxpayers trust
28 fund from the Iowa economic emergency fund created
29 in section 8.55 in the fiscal year beginning July 1,
30 2013, and ending June 30, 2014, to be used for the Iowa
31 taxpayers trust fund tax credit in accordance with
32 section 422.11E, subsection 5.
            . Section 257.21, unnumbered paragraph 2,
34 Code 2013, is amended to read as follows:
     The instructional support income surtax shall be
36 imposed on the state individual income tax for the
37 calendar year during which the school's budget year
38 begins, or for a taxpayer's fiscal year ending during
39 the second half of that calendar year and after the
40 date the board adopts a resolution to participate
41 in the program or the first half of the succeeding
42 calendar year, and shall be imposed on all individuals
43 residing in the school district on the last day of
44 the applicable tax year. As used in this section,
45 "state individual income tax" means the taxes computed
46 under section 422.5, less the amounts of nonrefundable
47 credits allowed under chapter 422, division II, except
48 for the Iowa taxpayers trust fund tax credit allowed
49 under section 422.11E.
      Sec. ___. NEW SECTION. 422.11E Iowa taxpayers
50
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1 trust fund tax credit.

- 2 l. For purposes of this section, unless the context
 3 otherwise requires:
- 4 a. "Eligible individual" means, with respect to 5 a tax year, an individual who makes and files an 6 individual income tax return pursuant to section 7 422.13. "Eligible individual" does not include 8 an estate or trust, or an individual for whom an 9 individual income tax return was not timely filed, 10 including extensions.
- 11 b. "Unclaimed tax credit" means, with respect to
 12 a tax year, the aggregate amount by which the Iowa
 13 taxpayers trust fund tax credits that were eligible to
 14 be claimed by eligible individuals, if any, exceeds the
 15 Iowa taxpayers trust fund tax credits actually claimed
 16 by eligible individuals, if any.
- 2. The taxes imposed under this division, less the credits allowed under this division except the credits for withheld tax and estimated tax paid in section 422.16, shall be reduced by an Iowa taxpayers trust fund tax credit to an eligible individual for the tax year beginning January 1 immediately preceding July 1 of any fiscal year during which a transfer, if any, is 4 made from the taxpayers trust fund in section 8.57E to the Iowa taxpayers trust fund tax credit fund created in this section.
- 3. The credit shall be equal to the quotient of the amount transferred to the Iowa taxpayers trust fund tax credit fund in the applicable fiscal year, divided by the number of eligible individuals for the tax year immediately preceding the tax year for which the credit in this section is allowed, as determined by the director of revenue in accordance with this section, rounded down to the nearest whole dollar. The department of revenue shall draft the income tax form for any tax year in which a credit will be allowed under this section to provide the information and space necessary for eligible individuals to claim the credit.
- 4. Any credit in excess of the taxpayer's liability 40 for the tax year is not refundable and shall not be 41 credited to the tax liability for any following year 42 or carried back to a tax year prior to the tax year in 43 which the taxpayer claims the credit.
- 5. a. There is established within the state treasury under the control of the department an Iowa taxpayers trust fund tax credit fund consisting of any moneys transferred by the general assembly by law from the taxpayers trust fund created in section 8.57E for purposes of the credit provided in this section. For the fiscal year beginning July 1, 2013, and for each

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1 fiscal year thereafter, the department shall transfer 2 from the Iowa taxpayers trust fund tax credit fund 3 to the general fund of the state, the lesser of the 4 balance of the Iowa taxpayers trust fund tax credit 5 fund or an amount of money equal to the Iowa taxpayers 6 trust fund tax credits claimed in that fiscal year, if 7 any. Any moneys in the Iowa taxpayers trust fund tax 8 credit fund which represent unclaimed tax credits shall 9 immediately revert to the taxpayers trust fund created 10 in section 8.57E. Interest or earnings on moneys in 11 the Iowa taxpayers trust fund tax credit fund shall be 12 credited to the taxpayers trust fund created in section 13 8.57E.

14 b. The moneys transferred to the general fund of 15 the state in accordance with this subsection shall not 16 be considered new revenues for purposes of the state 17 general fund expenditure limitation under section 8.54 18 but instead as replacement of a like amount included in 19 the expenditure limitation for the fiscal year in which 20 the transfer is made.

21 Sec. ___. Section 422D.2, Code 2013, is amended to 22 read as follows:

422D.2 Local income surtax.

23

A county may impose by ordinance a local income 25 surtax as provided in section 422D.1 at the rate set 26 by the board of supervisors, of up to one percent, 27 on the state individual income tax of each individual 28 residing in the county at the end of the individual's 29 applicable tax year. However, the cumulative total of 30 the percents of income surtax imposed on any taxpayer 31 in the county shall not exceed twenty percent. The 32 reason for imposing the surtax and the amount needed 33 shall be set out in the ordinance. The surtax rate 34 shall be set to raise only the amount needed. For 35 purposes of this section, "state individual income tax" 36 means the tax computed under section 422.5, less the 37 amounts of nonrefundable credits allowed under chapter 38 422, division II, except for the Iowa taxpayers trust 39 fund tax credit allowed under section 422.11E. Sec.

40 Sec. ____. EFFECTIVE UPON ENACTMENT. This division 41 of this Act, being deemed of immediate importance, 42 takes effect upon enactment.

43 Sec. ___. RETROACTIVE APPLICABILITY. This division 44 of this Act applies retroactively to January 1, 2013, 45 for tax years beginning on or after that date.>

- 49 3. By renumbering, redesignating, and correcting 50 internal references as necessary.

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| COWNIE | of | Polk | | |
|--------|----|------|--|--|



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Senate File 295
   H-1314
      Amend the amendment, H-1311, to Senate File 295, as
 <DIVISION
                  PROPERTY ASSESSMENT APPEALS
                Section 421.1A, subsection 6, Code 2013,
7 is amended to read as follows:
      6. The members of the property assessment appeal
9 board shall receive compensation from the state
10 commensurate with the salary of a district judge
11 through December 31, 2013. The members of the board
12 shall be considered state employees for purposes of
13 salary and benefits. The members of the board and
14 any employees of the board, when required to travel
15 in the discharge of official duties, shall be paid
16 their actual and necessary expenses incurred in the
17 performance of duties.
      Sec.

    Section 421.1A, subsection 7, Code 2013,

19 is amend\overline{\text{ed}} by striking the subsection.
      Sec.
            . Section 441.21, subsection 3, Code 2013,
21 is amended to read as follows:
22 3. a. "Actual value", "taxable value", or "assessed
22 3. <u>a.</u> "Actual value", "taxable value", or "a 23 value" as used in other sections of the Code in
24 relation to assessment of property for taxation shall
25 mean the valuations as determined by this section;
26 however, other provisions of the Code providing special
27 methods or formulas for assessing or valuing specified
28 property shall remain in effect, but this section
29 shall be applicable to the extent consistent with such
30 provisions. The assessor and department of revenue
31 shall disclose at the written request of the taxpayer
32 all information in any formula or method used to
33 determine the actual value of the taxpayer's property.
      b. The burden of proof shall be upon any
35 complainant attacking such valuation as excessive,
36 inadequate, inequitable, or capricious; however, in
37 protest or appeal proceedings when the complainant
38 offers competent evidence by at least two disinterested
39 witnesses that the market value of the property is less
40 than the market value determined by the assessor, the 41 burden of proof thereafter shall be upon the officials
42 or persons seeking to uphold such valuation to be
43 assessed.
                Section 441.35, subsection 2, Code 2013,
      Sec.
45 is amended to read as follows:
      2. In any year after the year in which an
47 assessment has been made of all of the real estate
48 in any taxing district, the board of review shall
```

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49 meet as provided in section 441.33, and where the 50 board finds the same has changed in value, the board



```
1 shall revalue and reassess any part or all of the
 2 real estate contained in such taxing district, and
 3 in such case, the board shall determine the actual
 4 value as of January 1 of the year of the revaluation
 5 and reassessment and compute the taxable value
 6 thereof. Any aggrieved taxpayer may petition for
7 a revaluation of the taxpayer's property, but no
8 reduction or increase shall be made for prior years.
9 If the assessment of any such property is raised, or
10 any property is added to the tax list by the board,
11 the clerk shall give notice in the manner provided in
12 section 441.36. However, if the assessment of all
13 property in any taxing district is raised, the board
14 may instruct the clerk to give immediate notice by one
15 publication in one of the official newspapers located
16 in the taxing district, and such published notice
17 shall take the place of the mailed notice provided for
18 in section 441.36, but all other provisions of that
19 section shall apply. The decision of the board as to
20 the foregoing matters shall be subject to appeal to the
21 property assessment appeal board within the same time
22 and in the same manner as provided in section 441.37A
23 and to the district court within the same time and in
24 the same manner as provided in section 441.38.
            . Section 441.37, subsection 1, paragraphs
26 a and b, Code 2013, are amended to read as follows:
      a. Any property owner or aggrieved taxpayer who is
28 dissatisfied with the owner's or taxpayer's assessment
29 may file a protest against such assessment with the
30 board of review on or after April 16, to and including 31 May 5, of the year of the assessment. In any county
32 which has been declared to be a disaster area by proper
33 federal authorities after March 1 and prior to May 20
34 of said year of assessment, the board of review shall
35 be authorized to remain in session until June 15 and
36 the time for filing a protest shall be extended to and
37 include the period from May 25 to June 5 of such year.
38 Said The protest shall be in writing and signed by the
39 one protesting or by the protester's duly authorized
40 agent. The taxpayer may have an oral hearing thereon
41 on the protest if request therefor for the oral hearing
42 is made in writing is made at the time of filing the
43 protest. Said The protest must be confined to one or
44 more of the following grounds:
      (1) For odd-numbered assessment years and for
46 even-numbered assessment years for property that was
47 reassessed in such even-numbered assessment year:
      (a) That said assessment is not equitable as
49 compared with assessments of other like property in
50 the taxing district assessing jurisdiction. When this
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1 ground is relied upon as the basis of a protest the
 2 legal description and assessments of a representative
 3 number of comparable properties, as described by the
 4 aggrieved taxpayer shall be listed on the protest,
 5 otherwise said protest shall not be considered on this
 6 ground consideration shall be given to whether the
 7 other like property in the assessing jurisdiction was
 8 appraised using a different appraisal methodology than
9 the methodology used to appraise the property that is
10 the subject of the protest.
      (2) (b) That the property is assessed for more
12 than the value authorized by law, stating. When
13 this ground is relied upon, the specific amount which
14 the protesting party believes the property to be
15 overassessed, and the amount which the party considers
16 to be its actual value and the amount the party
17 considers a fair assessment shall be stated.
      (3) (c) That the property is not assessable, is
19 exempt from taxes, or is misclassified and stating the
20 reasons for the protest.
      (4) (d) That there is an error in the assessment
22 and state the specific alleged error. When this ground
23 is relied upon, it may include but is not limited to
24 listing errors, clerical or mathematical errors, or
25 other errors that result in an error in the assessment.
      (5) (e) That there is fraud in the assessment
27 which shall be specifically stated.
28
      (2) For even-numbered assessment years, when the
29 property has not been reassessed in such even-numbered
30 assessment year, that there has been a decrease in the
31 value of the property from the previous reassessment year. When this ground is relied upon, the decrease in
33 value shall be shown by comparing the market value of
34 the property as of January 1 of the current assessment
35 year and the actual value of the property for the
36 previous reassessment year. Such protest shall be
37 in the same manner as described in this section and
38 shall be reviewed by the local board of review pursuant
39 to section 441.35, subsection 2, but no reduction or
   increase shall be made for prior years.
41
         In addition to the above, the property owner
42 may protest annually to the board of review under
43 the provisions of section 441.35, but such protest
44 shall be in the same manner and upon the same terms as
45 heretofore prescribed in this section. The burden of
46 proof for all protests filed under this section shall
47 be as stated in section 441.21, subsection 3, paragraph
48 "b".
49
      Sec.
                 Section 441.37A, subsection 1, paragraph
50 b, Code \overline{201}3, is amended to read as follows:
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b. For an appeal to the property assessment appeal

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2 board to be valid, written notice must be filed by
 3 the party appealing the decision with the secretary
 4 of the property assessment appeal board within twenty
 5 days after the date the board of review's letter of
 6 disposition of the appeal is postmarked to the party
 7 making the protest adjournment of the local board of
 8 review or May 31, whichever is later. The written
 9 notice of appeal shall include a petition setting forth
10 the basis of the appeal and the relief sought. No new
11 grounds in addition to those set out in the protest
12 to the local board of review as provided in section 13 441.37 can be pleaded, but additional evidence to
14 sustain those grounds may be introduced. The assessor
15 shall have the same right to appeal to the assessment
16 appeal board as an individual taxpayer, public body, or
17 other public officer as provided in section 441.42. An
18 appeal to the board is a contested case under chapter
19 17A.
                 Section 441.37A, subsection 2, paragraph
20
21 a, Code \overline{201}3, is amended to read as follows:
      a. A party to the appeal may request a hearing or
23 the appeal may proceed without a hearing. If a hearing
24 is requested, the appellant and the local board of
25 review from which the appeal is taken shall be given
26 at least thirty days' written notice by the property
27 assessment appeal board of the date the appeal shall be
28 heard and the local board of review may be present and
29 participate at such hearing. Notice to all affected
30 taxing districts shall be deemed to have been given
31 when written notice is provided to the local board of
32 review. The requirement of thirty days' written notice
33 may be waived by mutual agreement of all parties to
34 the appeal. Failure by the appellant to appear at
35 the property assessment appeal board hearing shall be
36 grounds for result in dismissal of the appeal unless a
37 continuance is granted to the appellant by the board
38 following a showing of good cause for the appellant's
39 <u>failure to appear</u>. If an appeal is dismissed for 40 failure to appear, the property assessment appeal board
41 shall have no jurisdiction to consider any subsequent
42 appeal on the appellant's protest.
               . Section 441.37A, subsection 3, paragraph
44 a, Code 2013, is amended to read as follows:
      a. The board member considering the appeal shall
46 determine anew all questions arising before the local
47 board of review which relate to the liability of
48 the property to assessment or the amount thereof.
49 All of the evidence shall be considered and there
50 shall be no presumption as to the correctness of the
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1 valuation of assessment appealed from. The burden 2 of proof for all appeals before the board shall be as stated in section 441.21, subsection 3, paragraph 4 "b". The property assessment appeal board shall make a 5 decision in each appeal filed with the board. If the 6 appeal is considered by less than a majority of the 7 board, the determination made by that member shall be 8 forwarded to the full board for approval, rejection, or 9 modification. If the initial determination is rejected 10 by the board, it shall be returned for reconsideration 11 to the board member making the initial determination.
12 Any deliberation of the board regarding an initial
13 determination shall be confidential. 14 Sec. REPEAL. 20 15 section $\overline{134}$, is repealed. 2005 Iowa Acts, chapter 150, Sec. . EFFECTIVE UPON ENACTMENT. This division 17 of this Act, being deemed of immediate importance, 18 takes effect upon enactment. Sec. . APPLICABILITY. The following provisions 20 of this $\overline{\text{div}}$ ision of this Act apply to assessment years 21 beginning on or after January 1, 2014: 22 1. The section of this division of this Act 23 amending section 441.37. 2. The section of this division of this Act 25 amending section 441.35.> 2. Page 19, line 8, after property,> by inserting 27 <modifying provisions relating to the protest and 28 appeal of property assessments,>

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Senate File 295 H-1315 Amend the amendment, H-1311, to Senate File 295, as <DIVISION COUNTY AND CITY BUDGET LIMITATION . Section 23A.2, subsection 10, paragraph 7 h, Code 2013, is amended to read as follows: h. The performance of an activity listed in 9 section 331.424, Code 2013 as a service for which a 10 supplemental levy county may be certified include in 11 its budget. 12 Section 28M.5, subsection 2, Code 2013, Sec. 13 is amended to read as follows: 2. If a regional transit district budget allocates 15 revenue responsibilities to the board of supervisors 16 of a participating county, the amount of the regional 17 transit district levy that is the responsibility of the 18 participating county shall be deducted from the maximum 19 rates amount of taxes authorized to be levied by the 20 county pursuant to section 331.423, subsections 1 and 21 2 subsection 3, paragraph "b" and "c", as applicable, 22 unless the county meets its revenue responsibilities as 23 allocated in the budget from other available revenue 24 sources. However, for a regional transit district 25 that includes a county with a population of less than 26 three hundred thousand, the amount of the regional 27 transit district levy that is the responsibility of 28 such participating county shall be deducted from the 29 maximum rate amount of taxes authorized to be levied 30 by the county pursuant to section 331.423, subsection 31 \pm 3, paragraph b''. 32 Sec. Section 29C.17, subsection 2, paragraph 33 a, Code 2013, is amended by striking the paragraph. . Section 123.38, subsection 2, Code 2013, 35 is amended to read as follows: 2. Any licensee or permittee, or the licensee's

2. Any licensee or permittee, or the licensee's or permittee's executor or administrator, or any person duly appointed by the court to take charge of and administer the property or assets of the licensee or permittee for the benefit of the licensee's or permittee's creditors, may voluntarily surrender a license or permit to the division. When a license or permit is surrendered the division shall notify the local authority, and the division or the local authority shall refund to the person surrendering the license or permit, a proportionate amount of the fee received by the division or the local authority for the license or permit as follows: if a license or permit is surrendered during the first three months

50 of the period for which it was issued, the refund

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1 shall be three-fourths of the amount of the fee;
 2 if surrendered more than three months but not more
 3 than six months after issuance, the refund shall be
 4 one-half of the amount of the fee; if surrendered more
 5 than six months but not more than nine months after
 6 issuance, the refund shall be one-fourth of the amount
 7 of the fee. No refund shall be made, however, for
 8 any special liquor permit, nor for a liquor control
 9 license, wine permit, or beer permit surrendered more
10 than nine months after issuance. For purposes of this
11 subsection, any portion of license or permit fees
12 used for the purposes authorized in section 331.424, 13 subsection 1, paragraph "a", subparagraphs (1) and 14 (2), Code 2013, and in section 331.424A, shall not be 15 deemed received either by the division or by a local
16 authority. No refund shall be made to any licensee or
17 permittee, upon the surrender of the license or permit,
18 if there is at the time of surrender, a complaint filed
19 with the division or local authority, charging the
20 licensee or permittee with a violation of this chapter.
21 If upon a hearing on a complaint the license or permit
22 is not revoked or suspended, then the licensee or
23 permittee is eligible, upon surrender of the license
24 or permit, to receive a refund as provided in this
25 section; but if the license or permit is revoked or
26 suspended upon hearing the licensee or permittee is not
27 eligible for the refund of any portion of the license
28 or permit fee.
      Sec.
                 Section 218.99, Code 2013, is amended to
30 read as \overline{\text{fol}} lows:
      218.99 Counties to be notified of patients' personal
32 accounts.
      The administrator in control of a state institution
34 shall direct the business manager of each institution
35 under the administrator's jurisdiction which is
36 mentioned in section 331.424, subsection 1, paragraph
37 "a", subparagraphs (1) and (2), and for which services
38 are paid under section 331.424A, to quarterly inform
39 the county of legal settlement's entity designated to
40 perform the county's central point of coordination
41 process of any patient or resident who has an amount
42 in excess of two hundred dollars on account in the
43 patients' personal deposit fund and the amount on 44 deposit. The administrators shall direct the business
45 manager to further notify the entity designated to
46 perform the county's central point of coordination
47 process at least fifteen days before the release of
48 funds in excess of two hundred dollars or upon the
49 death of the patient or resident. If the patient or
50 resident has no county of legal settlement, notice
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1 shall be made to the director of human services and the
 2 administrator in control of the institution involved.

    Section 331.263, subsection 2, Code 2013,

 4 is amended to read as follows:
      2. The governing body of the community commonwealth
 6 shall have the authority to levy county taxes and shall
7 have the authority to levy city taxes to the extent the
8 city tax levy authority is transferred by the charter
9 to the community commonwealth. A city participating
10 in the community commonwealth shall transfer a portion
11 of the city's tax levy authorized under section 384.1
12 or 384.12, whichever is applicable, to the governing
13 body of the community commonwealth. The maximum
14 rates amount of taxes authorized to be levied under
15 sections section 384.1 and the maximum amount of taxes
16 authorized to be levied under section 384.12 by a city
17 participating in the community commonwealth shall be
18 reduced by an amount equal to the rates of the same or
19 similar taxes levied in the city by the governing body
20 of the community commonwealth.
      Sec. ___. Section 331.301, subsection 12, Code
22 2013, is amended to read as follows:
      12. The board of supervisors may credit funds to
24 a reserve for the purposes authorized by subsection
25 11 of this section; section 331.424, subsection 1,
26 paragraph "a", subparagraph (5); and section 331.441,
27 subsection 2, paragraph "b". Moneys credited to the
28 reserve, and interest earned on such moneys, shall
29 remain in the reserve until expended for purposes
30 authorized by subsection 11 of this section; section 31 331.424, subsection 1, paragraph "a", subparagraph (5);
32 or section 331.441, subsection 2, paragraph "b".
      Sec. . Section 331.421, subsections 1 and 10,
34 Code 201\overline{3}, are amended by striking the subsections.
              . Section 331.421, Code 2013, is amended by
36 adding the following new subsection:
      NEW SUBSECTION. 7A. "Item" means a budgeted
38 expenditure, appropriation, or cash reserve from a
39 fund for a service area, program, program element, or
40 purpose.
41
      Sec.
              . Section 331.422, unnumbered paragraph 1,
42 Code 2013, is amended to read as follows:
      Subject to this section and sections 331.423 through
44 331.426 331.424 or as otherwise provided by state law,
45 the board of each county shall certify property taxes
46 annually at its March session to be levied for county
47 purposes as follows:
            . Section 331.423, Code 2013, is amended by
49 striking the section and inserting in lieu thereof the
50 following:
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331.423 Property tax dollars — maximums. 1. Annually, the board shall determine separate 3 property tax levy limits to pay for general county 4 services and rural county services in accordance with 5 this section. The property tax levies separately 6 certified for general county services and rural county 7 services under section 331.434 shall not raise property 8 tax dollars that exceed the amount determined under 9 this section. 10 2. For purposes of this section and section 11 331.423B, unless the context otherwise requires:
12 a. "Annual growth factor" means an index, expressed 13 as a percentage, determined by the department of 14 management by January 1 of the calendar year in which 15 the budget year begins. In determining the annual 16 growth factor, the department shall calculate the 17 average of the preceding twelve-month percentage 18 change, which shall be computed on a monthly basis, 19 in the midwest consumer price index, ending with the 20 percentage change for the month of November. The 21 department shall then add that average percentage 22 change to one hundred percent. In no case, however, 23 shall the annual growth factor exceed one hundred four 24 percent. b. "Boundary adjustment" means annexation, 26 severance, incorporation, or discontinuance as those 27 terms are defined in section 368.1. c. "Budget year" is the fiscal year beginning 29 during the calendar year in which a budget is 30 certified. "Current fiscal year" is the fiscal year 32 ending during the calendar year in which a budget is 33 certified. e. "Net new valuation taxes" means the amount of 35 property tax dollars equal to the current fiscal year's 36 levy rate in the county for general county services or 37 for rural county services, as applicable, multiplied by 38 the increase from the current fiscal year to the budget 39 year in taxable valuation due to the following: (1) Net new construction, excluding all incremental 41 valuation that is released in any one year from either 42 a division of revenue under section 260E.4 or 357H.9, 43 or an urban renewal area for which taxes were being 44 divided under section 403.19 if the property for 45 the valuation being released remains subject to the 46 division of revenue under section 260E.4 or 357H.9, or

47 remains part of the urban renewal area that is subject

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48 to a division of revenue under section 403.19.
49 (2) Additions or improvements to existing

50 structures.



- (3) Remodeling of existing structures for which a 2 building permit is required.
- (4) Net boundary adjustment.(5) A municipality no longer dividing tax revenues 5 in an urban renewal area as provided in section 403.19, 6 a community college no longer dividing revenues as 7 provided in section 260E.4, or a rural improvement zone 8 no longer dividing revenues as provided in section 9 357H.9.
- 10 (6) That portion of taxable property located in an 11 urban revitalization area on which an exemption was 12 allowed and such exemption has expired.
- 3. a. For the fiscal year beginning July 1, 2014, 13 14 and subsequent fiscal years, the maximum amount of 15 property tax dollars which may be certified for levy by 16 a county for general county services and rural county 17 services shall be the maximum property tax dollars 18 calculated under paragraphs "b" and "c", respectively.
- b. The maximum property tax dollars that may be 20 levied for general county services is an amount equal 21 to the sum of the following:
- (1) The annual growth factor times the current 23 fiscal year's maximum property tax dollars for general 24 county services.
- (2) The amount of net new valuation taxes in the 26 county.
- c. The maximum property tax dollars that may be 28 levied for rural county services is an amount equal to 29 the sum of the following:
- (1) The annual growth factor times the current 31 fiscal year's maximum property tax dollars for rural 32 county services.
- (2) The amount of net new valuation taxes in the 34 unincorporated area of the county.
- 4. a. For purposes of calculating maximum property 36 tax dollars for general county services for the fiscal 37 year beginning July 1, 2014, only, the term "current 38 fiscal year's maximum property tax dollars" shall mean 39 the total amount of property tax dollars certified by 40 the county for general county services for the fiscal 41 year beginning July 1, 2013.
- b. For purposes of calculating maximum property tax 43 dollars for rural county services for the fiscal year 44 beginning July 1, 2014, only, the term "current fiscal 45 year's maximum property tax dollars" shall mean the 46 total amount of property tax dollars certified by the 47 county for rural county services for the fiscal year 48 beginning July 1, 2013.
- 5. Property taxes certified for mental health, 50 mental retardation, and developmental disabilities

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1 services, the emergency services fund in section 2 331.424C, the debt service fund in section 331.430, 3 any capital projects fund established by the county 4 for deposit of bond, loan, or note proceeds, and 5 any temporary increase approved pursuant to section 6 331.424, are not included in the maximum amount of 7 property tax dollars that may be certified for a budget 8 year under subsection 3.

9 6. The department of management, in consultation 10 with the county finance committee, shall adopt rules 11 to administer this section. The department shall 12 prescribe forms to be used by counties when making 13 calculations required by this section.

14 Sec. New SECTION. 331.423B Ending fund 15 balance.

- 16 l. a. Budgeted ending fund balances for a budget 17 year in excess of twenty-five percent of budgeted 18 expenditures in either the general fund or rural 19 services fund for that budget year shall be explicitly 20 reserved or designated for a specific purpose.
- 21 b. A county is encouraged, but not required, to
 22 reduce ending fund balances for the budget year to an
 23 amount equal to approximately twenty-five percent of
 24 budgeted expenditures and transfers from the general
 25 fund and rural services fund for that budget year
 26 unless a decision is certified by the state appeal
 27 board ordering a reduction in the ending fund balance
 28 of any of those funds.
- 29 c. In a protest to the county budget under section 30 331.436, the county shall have the burden of proving 31 that the budgeted balances in excess of twenty-five 32 percent are reasonably likely to be appropriated for 33 the explicitly reserved or designated specific purpose. 34 The excess budgeted balance for the specific purpose 35 shall be considered an increase in an item in the 36 budget for purposes of section 24.28.
- 2. a. For a county that has, as of June 30, 2013, reduced its actual ending fund balance to less than twenty-five percent of actual expenditures, additional property taxes may be computed and levied as provided in this subsection. The additional property tax levy amount is an amount not to exceed twenty-five percent of actual expenditures from the general fund and rural services fund for the fiscal year beginning July 1, 45 2012, minus the combined ending fund balances for those funds for that year.
- 47 b. The amount of the additional property taxes
 48 shall be apportioned between the general fund and the
 49 rural services fund. However, the amount apportioned
 50 for general county services and for rural county

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1 services shall not exceed for each fund twenty-five 2 percent of actual expenditures for the fiscal year 3 beginning July 1, 2012. c. All or a portion of additional property tax 5 dollars may be levied for the purpose of increasing 6 cash reserves for general county services and rural 7 county services in the budget year. The additional 8 property tax dollars authorized under this subsection 9 but not levied may be carried forward as unused ending 10 fund balance taxing authority until and for the fiscal 11 year beginning July 1, 2019. The amount carried 12 forward shall not exceed twenty-five percent of the 13 maximum amount of property tax dollars available in 14 the current fiscal year. Additionally, property taxes 15 that are levied as unused ending fund balance taxing 16 authority under this subsection may be the subject of 17 a protest under section 331.436, and the amount will 18 be considered an increase in an item in the budget for 19 purposes of section 24.28. The amount of additional 20 property taxes levied under this subsection shall not 21 be included in the computation of the maximum amount of 22 property tax dollars which may be certified and levied 23 under section 331.423. Sec. _ . Section 331.424, Code 2013, is amended by 25 striking the section and inserting in lieu thereof the 26 following: 331.424 Authority to levy beyond maximum property 28 tax dollars. 1. The board may certify additions to the maximum 30 amount of property tax dollars to be levied for 31 a period of time not to exceed two years if the 32 proposition has been submitted at a special election 33 and received a favorable majority of the votes cast on 34 the proposition. 2. The special election is subject to the 36 following: a. The board must give at least thirty-two days' 38 notice to the county commissioner of elections that the 39 special election is to be held. In no case, however, 40 shall a notice be given to the county commissioner 41 of elections after December 31 for an election on a 42 proposition to exceed the statutory limits during the 43 fiscal year beginning in the next calendar year. b. The special election shall be conducted by the 45 county commissioner of elections in accordance with 46 law. 47 The proposition to be submitted shall be 48 substantially in the following form: 49 Vote "yes" or "no" on the following: Shall the 50 county of _____ levy for an additional \$____ each H1311.1751 (1) 85 md/sc -7-7/15



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l year for _
               _ years beginning July l,
                                               , in excess
 2 of the statutory limits otherwise applicable for the
 3 (general county services or rural services) fund?
      d. The canvass shall be held beginning at 1:00 p.m.
 5 on the second day which is not a holiday following the
 6 special election.
     e. Notice of the special election shall be
 8 published at least once in a newspaper as specified
 9 in section 331.305 prior to the date of the special
10 election. The notice shall appear as early as
11 practicable after the board has voted to submit a
12 proposition to the voters to levy additional property
13 tax dollars.
      3. Registered voters in the county may vote on the
15 proposition to increase property taxes for the general
16 fund in excess of the statutory limit. Registered
17 voters residing outside the corporate limits of a
18 city within the county may vote on the proposition to
19 increase property taxes for the rural services fund in
20 excess of the statutory limit.
      4. The amount of additional property tax dollars
22 certified under this section shall not be included in
23 the computation of the maximum amount of property tax
24 dollars which may be certified and levied under section
25 331.423.
      Sec.
                Section 331.424A, subsection 4, Code
27 2013, is amended to read as follows:
      4. For the fiscal year beginning July 1, 1996,
29 and for each subsequent fiscal year, the county shall
30 certify a levy for payment of services. For each
31 fiscal year, county revenues from taxes imposed by the
32 county credited to the services fund shall not exceed
33 an amount equal to the amount of base year expenditures
34 for services as defined in section 331.438, less the
35 amount of property tax relief to be received pursuant
36 to section 426B.2, in the fiscal year for which the
37 budget is certified. The county auditor and the
38 board of supervisors shall reduce the amount of the
39 levy certified for the services fund by the amount of
40 property tax relief to be received. A levy certified
41 under this section is not subject to the appeal
42 provisions of section 331.426 or to any other provision
43 in law authorizing a county to exceed, increase, or
44 appeal a property tax levy limit.
              . Section 331.427, subsection 3, paragraph
46 l, Code \overline{201}3, is amended to read as follows:
47
      1. Services listed in section 331.424, subsection
48 1, <u>Code 2013</u>, and section 331.554.
49 Sec. ___. Section 331.428, subsection 2, paragraph 50 d, Code \overline{2013}, is amended to read as follows:
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d. Services listed under section 331.424,
 2 subsection 2, Code 2013.
                Section 331.434, unnumbered paragraph 1,
 4 Code 2013, is amended to read as follows:
     Annually, the board of each county, subject to
 6 section 331.403, subsection 4, sections 331.423 through
7 331.426 331.424, and other applicable state law, shall
8 prepare and adopt a budget, certify taxes, and provide
9 appropriations as follows:
10
             . Section 331.435, unnumbered paragraph 1,
11 Code 2013, is amended to read as follows:
      The board may amend the adopted county budget,
13 subject to sections 331.423 through 331.426 331.424 and
14 other applicable state law, to permit increases in any
15 class of proposed expenditures contained in the budget
16 summary published under section 331.434, subsection 3.
              . Section 373.10, Code 2013, is amended to
18 read as follows:
19
      373.10 Taxing authority.
      The metropolitan council shall have the authority
21 to levy city taxes to the extent the city tax levy
22 authority is transferred by the charter to the
23 metropolitan council. A member city shall transfer
24 a portion of the city's tax levy authorized under
25 section 384.1 or 384.12, whichever is applicable, to
26 the metropolitan council. The maximum rates amount of
27 taxes authorized to be levied under sections section
28 384.1 and the taxes authorized to be levied under
29 section 384.12 by a member city shall be reduced by an
30 amount equal to the rates of the same or similar taxes
31 levied in the city by the metropolitan council.
      Sec. . Section 384.1, Code 2013, is amended by
32
33 striking the section and inserting in lieu thereof the
34 following:
      384.1 Property tax dollars — maximums.
      1. A city shall certify taxes to be levied by the
37 city on all taxable property within the city limits,
38 for all city government purposes. Annually, the city
39 council may certify basic levies for city government
40 purposes, subject to the limitation on property tax
41 dollars provided in this section.
      2. For purposes of this section and section 384.1B,
43 unless the context otherwise requires:
          "Annual growth factor" means an index, expressed
45 as a percentage, determined by the department of
46 management by January 1 of the calendar year in which
47 the budget year begins. In determining the annual
48 growth factor, the department shall calculate the
49 average of the preceding twelve-month percentage
50 change, which shall be computed on a monthly basis,
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1 in the midwest consumer price index, ending with the
2 percentage change for the month of November. The
3 department shall then add that average percentage
4 change to one hundred percent. In no case, however,
5 shall the annual growth factor exceed one hundred four
6 percent.

- 6 percent.
 7 b. "Boundary adjustment" means annexation,
 8 severance, incorporation, or discontinuance as those
 9 terms are defined in section 368.1.
- 10 c. "Budget year" is the fiscal year beginning ll during the calendar year in which a budget is 12 certified.
- 13 d. "Current fiscal year" is the fiscal year 14 ending during the calendar year in which a budget is 15 certified.
- 16 e. "Net new valuation taxes" means the amount of
 17 property tax dollars equal to the current fiscal year's
 18 levy rate in the city for the general fund multiplied
 19 by the increase from the current fiscal year to the
 20 budget year in taxable valuation due to the following:
- 21 (1) Net new construction, excluding all incremental 22 valuation that is released in any one year from either 23 a division of revenue under section 260E.4 or an urban 24 renewal area for which taxes were being divided under 25 section 403.19 if the property for the valuation being 26 released remains subject to the division of revenue 27 under section 260E.4 or remains part of the urban 28 renewal area that is subject to a division of revenue 29 under section 403.19.
- 30 (2) Additions or improvements to existing 31 structures.
- 32 (3) Remodeling of existing structures for which a 33 building permit is required.
 - (4) Net boundary adjustment.
- 35 (5) A municipality no longer dividing tax revenues 36 in an urban renewal area as provided in section 403.19 37 or a community college no longer dividing revenues as 38 provided in section 260E.4.
- 39 (6) That portion of taxable property located in an 40 urban revitalization area on which an exemption was 41 allowed and such exemption has expired.
- 3. a. For the fiscal year beginning July 1, 2014, and subsequent fiscal years, the maximum amount of 44 property tax dollars which may be certified for levy 45 by a city for the general fund shall be the maximum 46 property tax dollars calculated under paragraph "b".
- 47 b. The maximum property tax dollars that may be 48 levied for deposit in the general fund is an amount 49 equal to the sum of the following:
 - (1) The annual growth factor times the current

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1 fiscal year's maximum property tax dollars for the
 2 general fund.
      (2) The amount of net new valuation taxes in the
 4 city.
      4. For purposes of calculating maximum property tax
 6 dollars for the city general fund for the fiscal year
7 beginning July 1, 2014, only, the term "current fiscal
8 year's maximum property tax dollars" shall mean the
9 total amount of property tax dollars certified by the
10 city for the city's general fund for the fiscal year
11 beginning July 1, 2013.
      5. Property taxes certified for deposit in the
13 debt service fund in section 384.4, trust and agency
14 funds in section 384.6, capital improvements reserve
15 fund in section 384.7, the emergency fund in section
16 384.8, any capital projects fund established by the
17 city for deposit of bond, loan, or note proceeds,
18 any temporary increase approved pursuant to section
19 384.12A, property taxes collected from a voted levy
20 in section 384.12, and property taxes levied under
21 section 384.12, subsection 18, are not counted against
22 the maximum amount of property tax dollars that may be
23 certified for a fiscal year under subsection 3.
      6. Notwithstanding the maximum amount of taxes
25 a city may certify for levy, the tax levied by a
26 city on tracts of land and improvements on the
27 tracts of land used and assessed for agricultural or
28 horticultural purposes shall not exceed three dollars
29 and three-eighths cents per thousand dollars of
30 assessed value in any year. Improvements located on 31 such tracts of land and not used for agricultural or
32 horticultural purposes and all residential dwellings
33 are subject to the same rate of tax levied by the city
34 on all other taxable property within the city.
      7. The department of management, in consultation
36 with the city finance committee, shall adopt rules
37 to administer this section. The department shall
38 prescribe forms to be used by cities when making
39 calculations required by this section.
40
              . NEW SECTION. 384.1B Ending fund balance.
      1. a. Budgeted ending fund balances for a budget
41
42 year in excess of twenty-five percent of budgeted
43 expenditures from the general fund for that budget
44 year shall be explicitly reserved or designated for a
45 specific purpose.
      b. A city is encouraged, but not required, to
47 reduce ending fund balances for the budget year to
48 an amount equal to approximately twenty-five percent
49 of budgeted expenditures and transfers from the
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50 general fund for that budget year unless a decision

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1 is certified by the state appeal board ordering a
 2 reduction in the ending fund balance of the fund.
     c. In a protest to the city budget under section
 4 384.19, the city shall have the burden of proving
 5 that the budgeted balances in excess of twenty-five
 6 percent are reasonably likely to be appropriated for
7 the explicitly reserved or designated specific purpose.
8 The excess budgeted balance for the specific purpose
9 shall be considered an increase in an item in the
10 budget for purposes of section 24.28.
      2. a. For a city that has, as of June 30,
12 2013, reduced its ending fund balance to less than
13 twenty-five percent of actual expenditures, additional
14 property taxes may be computed and levied as provided
15 in this subsection. The additional property tax levy
16 amount is an amount not to exceed the difference
17 between twenty-five percent of actual expenditures for
18 city government purposes for the fiscal year beginning
19 July 1, 2012, minus the ending fund balance for that
20 year.
         All or a portion of additional property tax
     b.
22 dollars may be levied for the purpose of increasing
23 cash reserves for city government purposes in the
24 budget year. The additional property tax dollars
25 authorized under this subsection but not levied may be
26 carried forward as unused ending fund balance taxing
27 authority until and for the fiscal year beginning
28 July 1, 2019. The amount carried forward shall not
29 exceed twenty-five percent of the maximum amount of
30 property tax dollars available in the current fiscal
31 year. Additionally, property taxes that are levied
32 as unused ending fund balance taxing authority under
33 this subsection may be the subject of a protest under
34 section 384.19, and the amount will be considered an
35 increase in an item in the budget for purposes of
36 section 24.28. The amount of additional property tax
37 dollars levied under this subsection shall not be
38 included in the computation of the maximum amount of
39 property tax dollars which may be certified and levied
40 under section 384.1.
41
      Sec.
             . Section 384.12, subsection 19, Code 2013,
42 is amended by striking the subsection.
     Sec. . NEW SECTION. 384.12A Authority to levy
44 beyond maximum property tax dollars.
     1. The city council may certify additions to the
46 maximum amount of property tax dollars to be levied
47 for a period of time not to exceed two years if the
48 proposition has been submitted at a special election
49 and received a favorable majority of the votes cast on
50 the proposition.
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2. The special election is subject to the
 2 following:
3 a. The city council must give at least thirty-two
4 days' notice to the county commissioner of elections
 5 that the special election is to be held. In no
 6 case, however, shall a notice be given to the county
7 commissioner of elections after December 31 for an
8 election on a proposition to exceed the statutory
9 limits during the fiscal year beginning in the next
10 calendar year.
   b. The special election shall be conducted by the
12 county commissioner of elections in accordance with
13 law.
     c. The proposition to be submitted shall be
14
15 substantially in the following form:
    Vote "yes" or "no" on the following: Shall the city
17 of _____ levy for an additional $____ each year 18 for ____ years beginning next July 1, ____, in excess of
19 the statutory limits otherwise applicable for the city
20 general fund?
     d. The canvass shall be held beginning at 1:00 p.m.
22 on the second day which is not a holiday following the
23 special election.
     e. Notice of the special election shall be
25 published at least once in a newspaper as specified
26 in section 362.3 prior to the date of the special
27 election. The notice shall appear as early as
28 practicable after the city council has voted to submit
29 a proposition to the voters to levy additional property
30 tax dollars.
      3. The amount of additional property tax dollars
32 certified under this section shall not be included in
33 the computation of the maximum amount of property tax
34 dollars which may be certified and levied under section
                Section 384.19, Code 2013, is amended by
37 adding the following new unnumbered paragraph:
      NEW UNNUMBERED PARAGRAPH. For purposes of a tax
39 protest filed under this section, "item" means a
40 budgeted expenditure, appropriation, or cash reserve
41 from a fund for a service area, program, program
42 element, or purpose.
            . Section 386.8, Code 2013, is amended to
      Sec.
44 read as follows:
      386.8 Operation tax.
      A city may establish a self-supported improvement
47 district operation fund, and may certify taxes not
48 to exceed the rate limitation as established in the
49 ordinance creating the district, or any amendment
50 thereto, each year to be levied for the fund against
                                      H1311.1751 (1) 85
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1 all of the property in the district, for the purpose
 2 of paying the administrative expenses of the district,
 3 which may include but are not limited to administrative
 4 personnel salaries, a separate administrative office,
 5 planning costs including consultation fees, engineering
 6 fees, architectural fees, and legal fees and all other
7 expenses reasonably associated with the administration
8 of the district and the fulfilling of the purposes of
9 the district. The taxes levied for this fund may also
10 be used for the purpose of paying maintenance expenses
ll of improvements or self-liquidating improvements for a
12 specified length of time with one or more options to
13 renew if such is clearly stated in the petition which
14 requests the council to authorize construction of the
15 improvement or self-liquidating improvement, whether
16 or not such petition is combined with the petition
17 requesting creation of a district. Parcels of property
18 which are assessed as residential property for property
19 tax purposes are exempt from the tax levied under this
20 section except residential properties within a duly
21 designated historic district. A tax levied under
22 this section is not subject to the levy limitation in
23 section 384.1.
               Section 386.9, Code 2013, is amended to
      Sec.
25 read as \overline{\text{fol}} lows:
      386.9 Capital improvement tax.
      A city may establish a capital improvement fund
28 for a district and may certify taxes, not to exceed
29 the rate established by the ordinance creating the
30 district, or any subsequent amendment thereto,
31 each year to be levied for the fund against all of
32 the property in the district, for the purpose of
33 accumulating moneys for the financing or payment
34 of a part or all of the costs of any improvement or
35 self-liquidating improvement. However, parcels of
36 property which are assessed as residential property
37 for property tax purposes are exempt from the tax
38 levied under this section except residential properties
39 within a duly designated historic district. A tax
40 levied under this section is not subject to the <del>levy</del>
41 limitations in section 384.1 or 384.7.
            . REPEAL. Sections 331.425 and 331.426,
      Sec.
43 Code 201\overline{3}, are repealed.
             . APPLICABILITY. This division of this Act
      Sec.
45 applies to fiscal years beginning on or after July 1,
46 2014.>
47
      2. Page 19, line 8, after  property,> by inserting
48 <establishing limitations on city and county budgets,>
      3. By renumbering, redesignating, and correcting
50 internal references as necessary.
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| SANDS | of | Louisa | | |

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Senate File 295

H-1316

Amend the amendment, H-1311, to Senate File 295, as 2 passed by the Senate, as follows: 1. Page 7, after line 20 by inserting: . Section 441.21, subsections 9 and 10, 5 Code 2013, are amended to read as follows: 9. Not later than November 1, 1979, and November 7 1 of each subsequent year, the director shall certify 8 to the county auditor of each county the percentages 9 of actual value at which residential property, 10 agricultural property, commercial property, industrial 11 property, property valued by the department of revenue 12 pursuant to chapter 434, and property valued by the 13 department of revenue pursuant to chapters 428, 433, 14 $\frac{434}{6}$, 437, and 438 in each assessing jurisdiction 15 in the county shall be assessed for taxation. The 16 county auditor shall proceed to determine the assessed 17 values of agricultural property, residential property, 18 commercial property, industrial property, property 19 valued by the department of revenue pursuant to chapter 20 434, and property valued by the department of revenue 21 pursuant to chapters 428, 433, 434, 437, and 438 by 22 applying such percentages to the current actual value 23 of such property, as reported to the county auditor by 24 the assessor, and the assessed values so determined 25 shall be the taxable values of such properties upon 26 which the levy shall be made. 10. The percentage of actual value computed by 28 the director for agricultural property, residential 29 property, commercial property, industrial property, 30 property valued by the department of revenue pursuant 31 to chapter 434, and property valued by the department 32 of revenue pursuant to chapters 428, 433, 434, 437, 33 and 438 and used to determine assessed values of those 34 classes of property does not constitute a rule as 35 defined in section 17A.2, subsection 11.> By renumbering, redesignating, and correcting 37 internal references as necessary.

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House File 620

H-1317

1 Amend the amendment, H-1312, to House File 620 as 2 follows:

- 3 l. Page 1, by striking lines 5 through 7 and 4 inserting <shall be used exclusively for costs
- 5 associated with the administration of due diligence and

6 compliance.>>

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Senate Amendment to House File 614

H-1318



Senate Amendment to House File 603

H-1319 Amend House File 603, as amended, passed, and 2 reprinted by the House, as follows: By striking everything after the enacting clause 4 and inserting: <DIVISION I</pre> FY 2013-2014 Section 1. DEPARTMENT OF ADMINISTRATIVE SERVICES. 1. There is appropriated from the general fund of 9 the state to the department of administrative services 10 for the fiscal year beginning July 1, 2013, and ending 11 June 30, 2014, the following amounts, or so much 12 thereof as is necessary, to be used for the purposes 13 designated, and for not more than the following 14 full-time equivalent positions: 15 a. For salaries, support, maintenance, and 16 miscellaneous purposes: 17 \$ 4,067,924 18 FTEs 73.49 b. For the payment of utility costs: 20 \$ 2,676,460 21 FTEs Notwithstanding section 8.33, any excess moneys 23 appropriated for utility costs in this lettered 24 paragraph shall not revert to the general fund of the 25 state at the end of the fiscal year but shall remain 26 available for expenditure for the purposes of this 27 lettered paragraph during the succeeding fiscal year. 28 c. For Terrace Hill operations: 29 \$ 30 FTEs
31 2. Members of the general assembly serving as 5.00 32 members of the deferred compensation advisory board 33 shall be entitled to receive per diem and necessary 34 travel and actual expenses pursuant to section 2.10, 35 subsection 5, while carrying out their official duties 36 as members of the board. 3. Any moneys and premiums collected by the 38 department for workers' compensation shall be 39 segregated into a separate workers' compensation 40 fund in the state treasury to be used for payment of 41 state employees' workers' compensation claims and 42 administrative costs. Notwithstanding section 8.33, 43 unencumbered or unobligated moneys remaining in this 44 workers' compensation fund at the end of the fiscal 45 year shall not revert but shall be available for 46 expenditure for purposes of the fund for subsequent 47 fiscal years. Sec. 2. REVOLVING FUNDS. There is appropriated 49 to the department of administrative services for the 50 fiscal year beginning July 1, 2013, and ending June

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1 30, 2014, from the revolving funds designated in
 2 chapter 8A and from internal service funds created
 3 by the department such amounts as the department
 4 deems necessary for the operation of the department
5 consistent with the requirements of chapter 8A.
     Sec. 3. FUNDING FOR IOWACCESS.
     1. Notwithstanding section 321A.3, subsection
8 1, for the fiscal year beginning July 1, 2013, and
9 ending June 30, 2014, the first $750,000 collected
10 by the department of transportation and transferred
11 to the treasurer of state with respect to the fees
12 for transactions involving the furnishing of a
13 certified abstract of a vehicle operating record under
14 section 321A.3, subsection 1, shall be transferred
15 to the IowAccess revolving fund for the purposes of
16 developing, implementing, maintaining, and expanding
17 electronic access to government records as provided by
18 law.
19
     2. All fees collected with respect to transactions
20 involving IowAccess shall be deposited in the IowAccess
21 revolving fund and shall be used only for the support
22 of IowAccess projects.
     Sec. 4. STATE EMPLOYEE HEALTH INSURANCE
24 ADMINISTRATION CHARGE. For the fiscal year beginning
25 July 1, 2013, and ending June 30, 2014, the monthly per
26 contract administrative charge which may be assessed by
27 the department of administrative services shall be $2
28 per contract on all health insurance plans administered
29 by the department.
     Sec. 5. AUDITOR OF STATE.
     1. There is appropriated from the general fund of
32 the state to the office of the auditor of state for the
33 fiscal year beginning July 1, 2013, and ending June 30,
34 2014, the following amount, or so much thereof as is
35 necessary, to be used for the purposes designated, and
36 for not more than the following full-time equivalent
37 positions:
    For salaries, support, maintenance, and
38
39 miscellaneous purposes:
40 ..... $ 1,047,256
41 ..... FTEs
                                                  103.00
   2. The auditor of state may retain additional
43 full-time equivalent positions as is reasonable and
44 necessary to perform governmental subdivision audits
45 which are reimbursable pursuant to section 11.20
46 or 11.21, to perform audits which are requested by
47 and reimbursable from the federal government, and
48 to perform work requested by and reimbursable from
49 departments or agencies pursuant to section 11.5A
50 or 11.5B. The auditor of state shall notify the
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1 department of management, the legislative fiscal
 2 committee, and the legislative services agency of the
3 additional full-time equivalent positions retained.
    3. The auditor of state shall allocate moneys from
5 the appropriation in this section solely for audit
6 work related to the comprehensive annual financial
7 report, federally required audits, and investigations
8 of embezzlement, theft, or other significant financial
9 irregularities until the audit of the comprehensive
10 annual financial report is complete.
     Sec. 6. IOWA ETHICS AND CAMPAIGN DISCLOSURE
12 BOARD. There is appropriated from the general fund of
13 the state to the Iowa ethics and campaign disclosure
14 board for the fiscal year beginning July 1, 2013, and
15 ending June 30, 2014, the following amount, or so much
16 thereof as is necessary, for the purposes designated:
     For salaries, support, maintenance, and
18 miscellaneous purposes, and for not more than the
19 following full-time equivalent positions:
                                               570,335
20 ..... $
21 ..... FTEs
   Sec. 7. DEPARTMENT OF COMMERCE.
     1. There is appropriated from the general fund % \left( 1\right) =\left( 1\right) \left( 1\right) 
24 of the state to the department of commerce for the
25 fiscal year beginning July 1, 2013, and ending June 30,
26 2014, the following amounts, or so much thereof as is
27 necessary, for the purposes designated:
    a. ALCOHOLIC BEVERAGES DIVISION
28
     For salaries, support, maintenance, and
30 miscellaneous purposes, and for not more than the
31 following full-time equivalent positions:
32 ..... $ 1,220,391
33 ..... FTEs
34 b. PROFESSIONAL LICENSING AND REGULATION BUREAU
35 For salaries, support, maintenance, and
36 miscellaneous purposes, and for not more than the
37 following full-time equivalent positions:
38 ..... $
                                               601,537
39 ..... FTEs
                                               12.50
  2. There is appropriated from the department of
41 commerce revolving fund created in section 546.12
42 to the department of commerce for the fiscal year
43 beginning July 1, 2013, and ending June 30, 2014, the
44 following amounts, or so much thereof as is necessary,
45 for the purposes designated:
     a. BANKING DIVISION
46
47
     For salaries, support, maintenance, and
48 miscellaneous purposes, and for not more than the
49 following full-time equivalent positions:
50 ..... $ 9,167,235
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| 1 | FTEs 74.50 |
|-----|--|
| 2 | b. CREDIT UNION DIVISION |
| 3 | For salaries, support, maintenance, and |
| | miscellaneous purposes, and for not more than the |
| 5 | following full-time equivalent positions: |
| 6 | \$ 1,794,256 |
| _ | |
| 7 | FTES 15.00 |
| 8 | c. INSURANCE DIVISION |
| 9 | |
| | miscellaneous purposes, and for not more than the |
| | following full-time equivalent positions: |
| 12 | \$ 5,032,989 |
| 13 | FTEs 100.15 |
| 14 | (2) The insurance division may reallocate |
| 15 | |
| 16 | to respond to accreditation recommendations or |
| 17 | requirements. |
| 18 | (3) The insurance division expenditures for |
| 19 | · , , |
| | |
| 20 | |
| 21 | |
| 22 | for retention of additional personnel, if the |
| 23 | expenditures are fully reimbursable and the division |
| 24 | J |
| 25 | (a) Notifies the department of management, the |
| 26 | legislative services agency, and the legislative fiscal |
| 27 | committee of the need for the expenditures. |
| 28 | (b) Files with each of the entities named in |
| 29 | subparagraph division (a) the legislative and |
| 30 | |
| 31 | |
| 32 | d. UTILITIES DIVISION |
| 33 | (1) For salaries, support, maintenance, and |
| | miscellaneous purposes, and for not more than the |
| 35 | |
| 36 | |
| | |
| 37 | 79.00 |
| 38 | (2) The utilities division may expend additional |
| 39 | |
| 40 | those additional expenditures are actual expenses which |
| 41 | exceed the moneys budgeted for utility regulation and |
| 42 | the expenditures are fully reimbursable. Before the |
| 43 | division expends or encumbers an amount in excess of |
| 44 | the moneys budgeted for regulation, the division shall |
| 45 | first do both of the following: |
| 46 | (a) Notify the department of management, the |
| 47 | legislative services agency, and the legislative fiscal |
| 48 | |
| 49 | (b) File with each of the entities named in |
| 50 | |
| , 0 | supparagraph division (a) the registrative and |
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1 regulatory justification for the expenditures, along
 2 with an estimate of the expenditures.
    CHARGES. Each division and the office of
 4 consumer advocate shall include in its charges
 5 assessed or revenues generated an amount sufficient
 6 to cover the amount stated in its appropriation and
7 any state-assessed indirect costs determined by the
8 department of administrative services.
     Sec. 8. DEPARTMENT OF COMMERCE - PROFESSIONAL
10 LICENSING AND REGULATION BUREAU. There is appropriated
11 from the housing trust fund created pursuant to section
12 16.181, to the bureau of professional licensing and
13 regulation of the banking division of the department of
14 commerce for the fiscal year beginning July 1, 2013,
15 and ending June 30, 2014, the following amount, or
16 so much thereof as is necessary, to be used for the
17 purposes designated:
     For salaries, support, maintenance, and
19 miscellaneous purposes:
20 ..... $
                                                    62,317
21 Sec. 9. IOWA TELECOMMUNICATIONS AND TECHNOLOGY 22 COMMISSION — REGIONAL TELECOMMUNICATIONS
23 COUNCILS. There is appropriated from the general
24 fund of the state to the Iowa telecommunications and
25 technology commission for the fiscal year beginning
26 July 1, 2013, and ending June 30, 2014, the following
27 amounts, or so much thereof as is necessary, to be used
28 for the purposes designated:
     For state aid for regional telecommunications
30 councils:
31 ..... $
     The regional telecommunications councils established
33 in section 8D.5 shall use the moneys appropriated in
34 this section to provide coordination of technical
35 assistance for network classrooms, planning and
36 troubleshooting for local area networks, scheduling of
37 video sites, and other related support activities.
38
     Moneys appropriated in this section shall be
39 distributed by the commission to the regional
40 telecommunications councils based upon usage by
41 region. The regional telecommunications councils shall
42 report to the Iowa telecommunications and technology
43 commission by January 31, 2014, for the immediately
44 preceding six-month period beginning on July 1, 2013,
45 and ending December 31, 2013, and by July 31, 2014, for
46 the immediately preceding six-month period beginning
47 on January 1, 2014, and ending on June 30, 2014. The
48 report shall include information requested by the
49 commission related to the activities supported through
50 this appropriation.
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Sec. 10. GOVERNOR AND LIEUTENANT GOVERNOR. There
 2 is appropriated from the general fund of the state to
 3 the offices of the governor and the lieutenant governor
4 for the fiscal year beginning July 1, 2013, and ending
5 June 30, 2014, the following amounts, or so much
6 thereof as is necessary, to be used for the purposes
7 designated:
    1. GENERAL OFFICE
    For salaries, support, maintenance, and
10 miscellaneous purposes, and for not more than the
11 following full-time equivalent positions:
12 ..... $ 2,196,455
13 ..... FTEs
    2. TERRACE HILL QUARTERS
     For salaries, support, maintenance, and
16 miscellaneous purposes for the governor's quarters
17 at terrace hill, and for not more than the following
18 full-time equivalent positions:
19 ..... $
                                              93,111
20 ..... FTEs
    Sec. 11. GOVERNOR'S OFFICE OF DRUG CONTROL
22 POLICY. There is appropriated from the general fund
23 of the state to the governor's office of drug control
24 policy for the fiscal year beginning July 1, 2013, and
25 ending June 30, 2014, the following amount, or so much
26 thereof as is necessary, to be used for the purposes
27 designated:
28
    For salaries, support, maintenance, and
29 miscellaneous purposes, including statewide
30 coordination of the drug abuse resistance education
31 (D.A.R.E.) programs or similar programs, and for not
32 more than the following full-time equivalent positions:
33 .....$
34 ..... FTEs
                                                 4.00
   Sec. 12. DEPARTMENT OF HUMAN RIGHTS. There is
36 appropriated from the general fund of the state to
37 the department of human rights for the fiscal year
38 beginning July 1, 2013, and ending June 30, 2014, the
39 following amounts, or so much thereof as is necessary,
40 to be used for the purposes designated:
     1. CENTRAL ADMINISTRATION DIVISION
41
     For salaries, support, maintenance, and
43 miscellaneous purposes, and for not more than the
44 following full-time equivalent positions:
45 .....$
                                              224,184
46 ..... FTEs
                                                5.65
2. COMMUNITY ADVOCACY AND SERVICES DIVISION

Roc salaries, support, maintenance, and
     For salaries, support, maintenance, and
49 miscellaneous purposes, and for not more than the
50 following full-time equivalent positions:
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| 2 | \$ 1,028,077 FTES 9.62 |
|--|--|
| 3 | 3. COMMUNITY ACTION AGENCIES DIVISION |
| 4 | For qualifying energy conservation programs for |
| 5 6 | low-income persons, including but not limited to energy weatherization projects, which target the highest |
| 7 | energy users, and including administrative costs: |
| 8 | \$ 281,129 |
| 9 | Sec. 13. DEPARTMENT OF INSPECTIONS AND |
| | APPEALS. There is appropriated from the general fund |
| 11 | of the state to the department of inspections and |
| 12 | appeals for the fiscal year beginning July 1, 2013, and |
| 13 | ending June 30, 2014, the following amounts, or so much |
| 14 | thereof as is necessary, for the purposes designated: |
| 15 | 1. ADMINISTRATION DIVISION |
| 16 | For salaries, support, maintenance, and |
| 17 | miscellaneous purposes, and for not more than the |
| 18 | following full-time equivalent positions: |
| 19 | \$ 545,242 |
| 20 | FTEs 13.65 |
| 21 22 | 2. ADMINISTRATIVE HEARINGS DIVISION |
| 23 | For salaries, support, maintenance, and |
| 24 | miscellaneous purposes, and for not more than the following full-time equivalent positions: |
| 25 | \$ 678,942 |
| 26 | |
| 27 | 3. INVESTIGATIONS DIVISION |
| 28 | a. For salaries, support, maintenance, and |
| 29 | miscellaneous purposes, and for not more than the |
| 30 | following full-time equivalent positions: |
| 31 | \$ 2,573,089 |
| 32 | FTEs 61.50 |
| 33 | b. The department, in coordination with the |
| 34 | investigations division, shall submit a report to the |
| 35 | |
| 26 | general assembly by December 1, 2013, concerning the |
| 36 | general assembly by December 1, 2013, concerning the division's activities relative to fraud in public |
| 37 | general assembly by December 1, 2013, concerning the division's activities relative to fraud in public assistance programs for the fiscal year beginning July |
| 37 38 | general assembly by December 1, 2013, concerning the division's activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2012, and ending June 30, 2013. The report shall |
| 37 38 39 | general assembly by December 1, 2013, concerning the division's activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2012, and ending June 30, 2013. The report shall include but is not limited to a summary of the number |
| 37 38 39 40 | general assembly by December 1, 2013, concerning the division's activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2012, and ending June 30, 2013. The report shall include but is not limited to a summary of the number of cases investigated, case outcomes, overpayment |
| 37 38 39 40 41 | general assembly by December 1, 2013, concerning the division's activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2012, and ending June 30, 2013. The report shall include but is not limited to a summary of the number |
| 37 38 39 40 41 | general assembly by December 1, 2013, concerning the division's activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2012, and ending June 30, 2013. The report shall include but is not limited to a summary of the number of cases investigated, case outcomes, overpayment dollars identified, amount of cost avoidance, and |
| 37 38 39 40 41 42 43 | general assembly by December 1, 2013, concerning the division's activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2012, and ending June 30, 2013. The report shall include but is not limited to a summary of the number of cases investigated, case outcomes, overpayment dollars identified, amount of cost avoidance, and actual dollars recovered. 4. HEALTH FACILITIES DIVISION a. For salaries, support, maintenance, and |
| 37 38 39 40 41 42 43 44 45 | general assembly by December 1, 2013, concerning the division's activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2012, and ending June 30, 2013. The report shall include but is not limited to a summary of the number of cases investigated, case outcomes, overpayment dollars identified, amount of cost avoidance, and actual dollars recovered. 4. HEALTH FACILITIES DIVISION a. For salaries, support, maintenance, and miscellaneous purposes, and for not more than the |
| 37 38 39 40 41 42 43 44 45 46 | general assembly by December 1, 2013, concerning the division's activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2012, and ending June 30, 2013. The report shall include but is not limited to a summary of the number of cases investigated, case outcomes, overpayment dollars identified, amount of cost avoidance, and actual dollars recovered. 4. HEALTH FACILITIES DIVISION a. For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions: |
| 37 38 39 40 41 42 43 44 45 46 47 | general assembly by December 1, 2013, concerning the division's activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2012, and ending June 30, 2013. The report shall include but is not limited to a summary of the number of cases investigated, case outcomes, overpayment dollars identified, amount of cost avoidance, and actual dollars recovered. 4. HEALTH FACILITIES DIVISION a. For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions: |
| 37 38 39 40 41 42 43 44 45 46 47 48 | general assembly by December 1, 2013, concerning the division's activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2012, and ending June 30, 2013. The report shall include but is not limited to a summary of the number of cases investigated, case outcomes, overpayment dollars identified, amount of cost avoidance, and actual dollars recovered. 4. HEALTH FACILITIES DIVISION a. For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions: |
| 37 38 39 40 41 42 43 44 45 46 47 48 | general assembly by December 1, 2013, concerning the division's activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2012, and ending June 30, 2013. The report shall include but is not limited to a summary of the number of cases investigated, case outcomes, overpayment dollars identified, amount of cost avoidance, and actual dollars recovered. 4. HEALTH FACILITIES DIVISION a. For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions: |
| 37 38 39 40 41 42 43 44 45 46 47 48 | general assembly by December 1, 2013, concerning the division's activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2012, and ending June 30, 2013. The report shall include but is not limited to a summary of the number of cases investigated, case outcomes, overpayment dollars identified, amount of cost avoidance, and actual dollars recovered. 4. HEALTH FACILITIES DIVISION a. For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions: |
| 37 38 39 40 41 42 43 44 45 46 47 48 | general assembly by December 1, 2013, concerning the division's activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2012, and ending June 30, 2013. The report shall include but is not limited to a summary of the number of cases investigated, case outcomes, overpayment dollars identified, amount of cost avoidance, and actual dollars recovered. 4. HEALTH FACILITIES DIVISION a. For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions: |
| 37 38 39 40 41 42 43 44 45 46 47 48 | general assembly by December 1, 2013, concerning the division's activities relative to fraud in public assistance programs for the fiscal year beginning July 1, 2012, and ending June 30, 2013. The report shall include but is not limited to a summary of the number of cases investigated, case outcomes, overpayment dollars identified, amount of cost avoidance, and actual dollars recovered. 4. HEALTH FACILITIES DIVISION a. For salaries, support, maintenance, and miscellaneous purposes, and for not more than the following full-time equivalent positions: |



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2 department's development efforts to revise the
3 department's internet website:
     (1) The number of inspections conducted by the
5 division annually by type of service provider and type
6 of inspection.
     (2) The total annual operations budget for the
8 division, including general fund appropriations and
9 federal contract dollars received by type of service
10 provider inspected.
     (3) The total number of full-time equivalent
12 positions in the division, to include the number of
13 full-time equivalent positions serving in a supervisory
14 capacity, and serving as surveyors, inspectors, or
15 monitors in the field by type of service provider
16 inspected.
     (4) Identification of state and federal survey
18 trends, cited regulations, the scope and severity of
19 deficiencies identified, and federal and state fines
20 assessed and collected concerning nursing and assisted
21 living facilities and programs.
    c. It is the intent of the general assembly that
23 the department and division continuously solicit input
24 from facilities regulated by the division to assess and
25 improve the division's level of collaboration and to
26 identify new opportunities for cooperation.
     5. EMPLOYMENT APPEAL BOARD
28
    a. For salaries, support, maintenance, and
29 miscellaneous purposes, and for not more than the
30 following full-time equivalent positions:
31 .....
32
  ..... FTEs
                                                  11.00
   b. The employment appeal board shall be reimbursed
34 by the labor services division of the department
35 of workforce development for all costs associated
36 with hearings conducted under chapter 91C, related
37 to contractor registration. The board may expend,
38 in addition to the amount appropriated under this
39 subsection, additional amounts as are directly billable
40 to the labor services division under this subsection
41 and to retain the additional full-time equivalent
42 positions as needed to conduct hearings required
43 pursuant to chapter 91C.
   CHILD ADVOCACY BOARD
     a. For foster care review and the court appointed
46 special advocate program, including salaries, support,
47 maintenance, and miscellaneous purposes, and for not
48 more than the following full-time equivalent positions:
49 ..... $ 2,680,290
50 ..... FTEs
                                  HF603.1766.S (1) 85
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                                                     8/18
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1 information available to the public as part of the



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b. The department of human services, in
2 coordination with the child advocacy board and the
3 department of inspections and appeals, shall submit an
4 application for funding available pursuant to Tit. IV-E
5 of the federal Social Security Act for claims for child
6 advocacy board administrative review costs.
    c. The court appointed special advocate program
8 shall investigate and develop opportunities for
9 expanding fund-raising for the program.
     d. Administrative costs charged by the department
11 of inspections and appeals for items funded under this
12 subsection shall not exceed 4 percent of the amount
13 appropriated in this subsection.
     7. FOOD AND CONSUMER SAFETY
     For salaries, support, maintenance, and
16 miscellaneous purposes, and for not more than the
17 following full-time equivalent positions:
18 ..... $ 1,279,331
19 ..... FTEs
20 Sec. 14. DEPARTMENT OF INSPECTIONS AND APPEALS
21 — WELFARE FRAUD ANNUAL MEETING — MEDICAID FRAUD
22 FUND APPROPRIATION. There is appropriated from the
23 Medicaid fraud fund created in section 249A.7 to
24 the investigations division of the department of
25 inspections and appeals for the fiscal year beginning
26 July 1, 2013, and ending June 30, 2014, the following
27 amount, or so much thereof as is necessary, to be used
28 for the purposes designated:
     For costs associated with central staff attending
30 the united council on welfare fraud annual meeting:
31 .....$
   Sec. 15. DEPARTMENT OF INSPECTIONS AND APPEALS
33 - MUNICIPAL CORPORATION FOOD INSPECTIONS. For the
34 fiscal year beginning July 1, 2013, and ending June 30,
35 2014, the department of inspections and appeals shall
36 retain any license fees generated during the fiscal
37 year as a result of actions under section 137F.3A
38 occurring during the period beginning July 1, 2009, and
39 ending June 30, 2014, for the purpose of enforcing the
40 provisions of chapters 137C, 137D, and 137F.
     Sec. 16. RACING AND GAMING COMMISSION.
41
     1. RACETRACK REGULATION
42
     There is appropriated from the gaming regulatory
44 revolving fund established in section 99F.20 to the
45 racing and gaming commission of the department of
46 inspections and appeals for the fiscal year beginning
47 July 1, 2013, and ending June 30, 2014, the following
48 amount, or so much thereof as is necessary, to be used
49 for the purposes designated:
     For salaries, support, maintenance, and
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1 miscellaneous purposes for the regulation of
 2 pari-mutuel racetracks, and for not more than the
 3 following full-time equivalent positions:
4 ..... $
                                             3,068,492
5 ..... FTEs 32.03
  2. EXCURSION BOAT AND GAMBLING STRUCTURE REGULATION There is appropriated from the gaming regulatory
8 revolving fund established in section 99F.20 to the
9 racing and gaming commission of the department of
10 inspections and appeals for the fiscal year beginning
11 July 1, 2013, and ending June 30, 2014, the following
12 amount, or so much thereof as is necessary, to be used
13 for the purposes designated:
    For salaries, support, maintenance, and
15 miscellaneous purposes for administration and
16 enforcement of the excursion boat gambling and gambling
17 structure laws, and for not more than the following
18 full-time equivalent positions:
19 ..... $ 3,045,719
20 ..... FTEs
   Sec. 17. ROAD USE TAX FUND APPROPRIATION
22 DEPARTMENT OF INSPECTIONS AND APPEALS. There is
23 appropriated from the road use tax fund created in
24 section 312.1 to the administrative hearings division
25 of the department of inspections and appeals for the
26 fiscal year beginning July 1, 2013, and ending June 30,
27 2014, the following amount, or so much thereof as is
28 necessary, for the purposes designated:
     For salaries, support, maintenance, and
30 miscellaneous purposes:
31 ..... $ 1,623,897
    Sec. 18. DEPARTMENT OF MANAGEMENT.
32
     1. There is appropriated from the general fund
34 of the state to the department of management for the
35 fiscal year beginning July 1, 2013, and ending June 30,
36 2014, the following amounts, or so much thereof as is
37 necessary, to be used for the purposes designated:
38
    For salaries, support, maintenance, and
39 miscellaneous purposes, and for not more than the
40 following full-time equivalent positions:
41 ..... $ 2,550,220
42 ..... FTEs
  2. Of the moneys appropriated in this section, the
44 department shall use a portion for enterprise resource
45 planning, providing for a salary model administrator,
46 conducting performance audits, and for the department's
47 LEAN process.
     Sec. 19. ROAD USE TAX APPROPRIATION - DEPARTMENT
49 OF MANAGEMENT. There is appropriated from the road use
50 tax fund created in section 312.1 to the department
                                 HF603.1766.S (1) 85
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1 of management for the fiscal year beginning July 1,
 2 2013, and ending June 30, 2014, the following amount,
 3 or so much thereof as is necessary, to be used for the
4 purposes designated:
   For salaries, support, maintenance, and
6 miscellaneous purposes:
7 .....$
    Sec. 20. IOWA PUBLIC INFORMATION BOARD. There is
9 appropriated from the general fund of the state to
10 the Iowa public information board for the fiscal year
11 beginning July 1, 2013, and ending June 30, 2014, the
12 following amounts, or so much thereof as is necessary,
13 to be used for the purposes designated:
     For salaries, support, maintenance, and
15 miscellaneous purposes and for not more than the
16 following full-time equivalent positions:
17 ..... $
                                                  450,000
18 ..... FTEs
                                                    3.00
19 Sec. 21. DEPARTMENT OF REVENUE.
     1. There is appropriated from the general fund
21 of the state to the department of revenue for the
22 fiscal year beginning July 1, 2013, and ending June 30,
23 2014, the following amounts, or so much thereof as is
24 necessary, to be used for the purposes designated:
     For salaries, support, maintenance, and
26 miscellaneous purposes, and for not more than the
27 following full-time equivalent positions:
28 ..... $ 18,080,840
29 ..... FTEs
30 2. Of the funds appropriated pursuant to this
31 section, $400,000 shall be used to pay the direct 32 costs of compliance related to the collection and
33 distribution of local sales and services taxes imposed
34 pursuant to chapters 423B and 423E, and $200,000 shall
35 be used to pay for administrative costs.
     3. The director of revenue shall prepare and issue
37 a state appraisal manual and the revisions to the
38 state appraisal manual as provided in section 421.17,
39 subsection 17, without cost to a city or county.
     Sec. 22. MOTOR VEHICLE FUEL TAX
41 APPROPRIATION. There is appropriated from the motor
42 fuel tax fund created by section 452A.77 to the
43 department of revenue for the fiscal year beginning
44 July 1, 2013, and ending June 30, 2014, the following
45 amount, or so much thereof as is necessary, to be used
46 for the purposes designated:
47
     For salaries, support, maintenance, miscellaneous
48 purposes, and for administration and enforcement of the
49 provisions of chapter 452A and the motor vehicle use
50 tax program:
                                   HF603.1766.S (1) 85
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1 ..... $ 1,305,775
    Sec. 23. SECRETARY OF STATE.
1. There is appropriated from the general fund of
 4 the state to the office of the secretary of state for
 5 the fiscal year beginning July 1, 2013, and ending June
 6 30, 2014, the following amounts, or so much thereof as
 7 is necessary, to be used for the purposes designated:
      For salaries, support, maintenance, and
 9 miscellaneous purposes, and for not more than the
10 following full-time equivalent positions:
11 ..... $ 2,796,699
12 ..... FTEs
   2. The state department or state agency which
13
14 provides data processing services to support voter
15 registration file maintenance and storage shall provide
16 those services without charge.
      Sec. 24. SECRETARY OF STATE FILING FEES REFUND.
18 Notwithstanding the obligation to collect fees pursuant
19 to the provisions of section 489.117, subsection 1, 20 paragraphs "a" and "o", section 490.122, subsection 21 1, paragraphs "a" and "s", and section 504.113, 22 subsection 1, paragraphs "a", "c", "d", "j", "k", "1 23 and "m", for the fiscal year beginning July 1, 2013, 24
24 the secretary of state may refund these fees to the
25 filer pursuant to rules established by the secretary of
26 state. The decision of the secretary of state not to
27 issue a refund under rules established by the secretary
28 of state is final and not subject to review pursuant
29 to chapter 17A.
      Sec. 25. TREASURER OF STATE.
      1. There is appropriated from the general fund of
32 the state to the office of treasurer of state for the
33 fiscal year beginning July 1, 2013, and ending June 30,
34 2014, the following amount, or so much thereof as is
35 necessary, to be used for the purposes designated:
      For salaries, support, maintenance, and
37 miscellaneous purposes, and for not more than the
38 following full-time equivalent positions:
39 ..... $ 1,084,392
40 ..... FTES
    2. The office of treasurer of state shall supply
41
42 clerical, secretarial, and other administrative support
43 for the executive council.
      Sec. 26. ROAD USE TAX APPROPRIATION - OFFICE
45 OF TREASURER OF STATE. There is appropriated from
46 the road use tax fund created in section 312.1 to
47 the office of treasurer of state for the fiscal year
48 beginning July 1, 2013, and ending June 30, 2014, the
49 following amount, or so much thereof as is necessary,
50 to be used for the purposes designated:
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| 1 2 | For enterprise resource management costs related to the distribution of road use tax funds: |
|----------|---|
| 3 | \$ 93,148 |
| 4 | Sec. 27. IPERS — GENERAL OFFICE. There is |
| 5 | appropriated from the Iowa public employees' retirement |
| 6 | system fund to the Iowa public employees' retirement |
| 7 | system for the fiscal year beginning July 1, 2013, and |
| 8 | ending June 30, 2014, the following amount, or so much |
| 9 | thereof as is necessary, to be used for the purposes |
| 10 11 | designated: For salaries, support, maintenance, and other |
| 12 | operational purposes to pay the costs of the Iowa |
| 13 | public employees' retirement system, and for not more |
| 14 | than the following full-time equivalent positions: |
| 15 | \$ 17,686,968 |
| 16 | FTES 90.13 |
| 17 | Sec. 28. INTEGRATED INFORMATION FOR IOWA |
| 18 | SYSTEM. There is appropriated from the general fund of |
| 19 | the state to the following departments and agencies for |
| 20 | the fiscal year beginning July 1, 2013, and ending June |
| 21 | 30, 2014, the following amounts, or so much thereof as |
| 22 | is necessary, to be used for the payment of services |
| 23 | provided by the department of administrative services |
| 24 25 | related to the integrated information for Iowa system: 1. Department on aging: |
| 26 | 1. Department on aging:\$ 5,687 |
| 27 | 2. Department of agriculture and land stewardship: |
| 28 | 2. Begarement of agriculture and rand setwardship. 24,164 |
| 29 | 3. Department for the blind: |
| 30 | \$ 6,543 |
| 31 | 4. Iowa state civil rights commission: |
| 32 | \$ 2,178 |
| 33 | 5. College student aid commission: |
| 34 | \$ 17,166 |
| 35 | 6. Department of corrections: |
| 36 37 | 7. Department of corrections for the Fort Madison |
| 38 | correctional facility: |
| 39 | \$ 28,799 |
| 40 | 8. Department of corrections for the Anamosa |
| 41 | correctional facility: |
| 42 | \$ 22,967 |
| 43 | Department of corrections for the Oakdale |
| 44 | |
| 45 | 57,645 |
| 46 | 10. Department of corrections for the Newton |
| 47 | correctional facility: |
| 48 49 | ll. Department of corrections for the Mount |
| 50 | |
| - 0 | |
| | HF603.1766.S (1) 85 |
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| | |



| | 12. Department of corrections for the Rockwell City correctional facility: |
|------------------|---|
| 4 5 | \$ 7,205 13. Department of corrections for the Clarinda |
| 7 8 | correctional facility:\$ 17,703 14. Department of corrections for the Mitchellville correctional facility: |
| 10 11 | 13,431 15. Department of corrections for the Fort Dodge correctional facility: |
| 13 | 18,416 16. Department of cultural affairs: |
| 15 | \$ 5,069 |
| 17 | 17. Economic development authority:\$ 47,407 |
| 19 | 18. Department of education: \$ 215,235 |
| 20 21 | 19. Department of education for the vocational rehabilitation services division: |
| 22 23 24 | 20. Department of education for the public broadcasting division: |
| 25 26 | 21. Department of human services for payments associated with administration: |
| 28 29 | 22. Department of human services for payments associated with assistance payments: |
| 31 3 2 | 23. Department of human services for the civil commitment unit for sexual offenders: |
| 34 35 | \$ 8,599 24. Department of human services for payments associated with field operations: |
| 37 38 | 25. Department of human services for the state resource center at Glenwood: |
| 40 41 | \$ 74,650 26. Department of human services for the state resource center at Woodward: |
| 43 44 | \$ 65,728 27. Department of human services for the Iowa juvenile home at Toledo: |
| 46 47 | 7,766 28. Department of human services for the state training school at Eldora: |
| 49 | \$ 11,233 29. Department of human services for the Cherokee |
| | HF603.1766.S (1) 85 |
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| 2 | 1 | mental health institute: | |
|--|----------|--|--|
| 5 | 3 | 30. Department of human services for the Clarinda | |
| 8 | 5 6 | 31. Department of human services for the | |
| 12 33. Office of the state public defender: 13 | 9 | 32. Department of human services for the Mount | |
| 13 | | | |
| 15 | | \$ 20,061 | |
| 17 | 15 | \$ 1,516 | |
| 19 | 17 | \$ 21,975 | |
| 21 | 19 | \$ 95,607 | |
| 23 | 21 | \$ 748 | |
| 26 successor: 27 | 23 24 | 39. Department of public defense for the homeland | |
| 28 | _ | successor: | |
| 30 | | · · | |
| \$ 51,018 32 | - | 41. Department of public health: | |
| \$ 87,295 34 | | \$ 51,018 | |
| \$ 29,709 36 | 33 | \$ 87,295 | |
| \$ 2,443 38 | 35 | \$ 29,709 | |
| 40 | 37 38 | 45. Department of veterans affairs for the Iowa | |
| 42 | 40 | \$ 69,282 | |
| 44 | 42 | \$ 274,819 | |
| 46 | 44 | \$ 137,380 | |
| 48 OFFICE OF CONSUMER ADVOCATE. There is appropriated 49 from the department of commerce revolving fund created 50 in section 546.12 to the office of consumer advocate HF603.1766.S (1) 85 | 46 | \$ 26,548 | |
| 49 from the department of commerce revolving fund created 50 in section 546.12 to the office of consumer advocate HF603.1766.S (1) 85 | | | |
| HF603.1766.S (1) 85 | 49 | from the department of commerce revolving fund created | |
| | 30 | | |
| | | | |



```
1 for the fiscal year beginning July 1, 2013, and ending
 2 June 30, 2014, the following amount, or so much thereof
 3 as is necessary, to be used for the purpose designated:
     For the payment of services provided by the
 5 department of administrative services related to the
 6 integrated information for Iowa system:
 7 ..... $
                                                      1,425
                         DIVISION II
9
                IOWA PUBLIC INFORMATION BOARD
10
     Sec. 30. 2012 Iowa Acts, chapter 1115, section
11 9, subsections 1, 4, and 6, are amended to read as
12 follows:
13
      1. Employ one employee as executive director who
14 is an attorney admitted to practice law in the courts
15 of this state to execute its authority and prosecute
16 including prosecuting respondents in proceedings before
17 the board and to represent representing the board in
18 proceedings before a court, as appropriate.
19
      4. Receive complaints alleging violations of
20 chapter 21 or 22, seek resolution of such complaints
21 through informal assistance or through mediation and
22 settlement, formally investigate such complaints,
23 decide after such an investigation whether there is
24 probable cause to believe a violation of chapter 21
25 or 22 has occurred, and if probable cause has been
26 found prosecute the respondent before the board in a
27 contested case proceeding conducted according to the
28 provisions of chapter 17A.
      6. The board may examine a record of a governmental
30 body or a government body that is the subject matter of
31 a complaint, including any record that is confidential
32 by law. Confidential records provided to the board by
33 a go<u>vernmental body or a</u> government body shall continue
34 to maintain their confidential status. Any member or
35 employee of the board is subject to the same policies
36 and penalties regarding the confidentiality of the
37 document as an employee of the governmental body or a
38 government body.
      Sec. 31. 2012 Iowa Acts, chapter 1115, section 12,
40 is amended by striking the section and inserting in
41 lieu thereof the following:
      SEC. 12. NEW SECTION. 23.9 Informal assistance.
42
      After accepting a complaint, the board shall
44 promptly work with the parties, through employees
45 on its own staff, to reach an informal, expeditious
46 resolution of the complaint.
      Sec. 32. 2012 Iowa Acts, chapter 1115, section 13,
47
48 subsection 1, is amended to read as follows:
      1. If any party declines mediation or settlement
50 informal assistance or if mediation or settlement
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1 \underline{\text{informal assistance}} fails to resolve the matter to
 2 \overline{\text{the satisfaction of}} all parties, the board shall
 3 initiate a formal investigation concerning the facts
 4 and circumstances set forth in the complaint. The
 5 board shall, after an appropriate investigation, make
 \boldsymbol{6} a determination as to whether the complaint is within
7 the board's jurisdiction and whether there is probable
8 cause to believe that the facts and circumstances
9 alleged in the complaint constitute a violation of
10 chapter 21 or 22.
      Sec. 33. 2012 Iowa Acts, chapter 1115, section
12 13, subsection 3, paragraph a, is amended to read as
13 follows:
      a. If the board finds the complaint is within the
15 board's jurisdiction and there is probable cause to
16 believe there has been a violation of chapter 21 or 22,
17 the board shall issue a written order to that effect
18 and shall commence a contested case proceeding under
19 chapter 17A against the respondent. Notwithstanding
20 section 17A.10A, if \underline{\text{If}} there are no material facts in
21 dispute, the board \overline{\text{may}} order that the contested case
22 procedures relating to the presentation of evidence
23 shall not apply as provided in section 17A.10A. An
24 attorney selected by the The executive director of the
25 board or an attorney selected by the executive director
26 shall prosecute the respondent in the contested case
27 proceeding. At the termination of the contested case
28 proceeding the board shall, by a majority vote of its
29 members, render a final decision as to the merits of
30 the complaint. If the board finds that the complaint 31 has merit, the board may issue any appropriate order to
32 ensure enforcement of chapter 21 or 22 including but
33 not limited to an order requiring specified action or
34 prohibiting specified action and any appropriate order
35 to remedy any failure of the respondent to observe any
36 provision of those chapters.
                          DIVISION III
37
38
                             AUDITS
      Sec. 34. Section 331.502, Code 2013, is amended by
39
40 adding the following new subsection:
      NEW SUBSECTION. 41A. Have the authority to audit,
42 at the auditor's discretion, the financial condition
43 and transactions of all county funds and accounts for
44 compliance with state and federal law.
                           DIVISION IV
46
                    TERRACE HILL COMMISSION
47
      Sec. 35. Section 8A.326, Code 2013, is amended by
48 adding the following new subsection:
      NEW SUBSECTION. 1A. The governor may appoint an
50 administrator of the Terrace Hill facility who may
                                       HF603.1766.S (1) 85
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1 perform any acts which are necessary or desirable to 2 coordinate the administration of the Terrace Hill 3 facility. Sec. 36. Section 8A.326, subsection 2, Code 2013, 5 is amended by striking the subsection and inserting in 6 lieu thereof the following: 2. The purpose of the Terrace Hill commission is to 8 provide for the preservation, maintenance, renovation, 9 landscaping, and administration of the Terrace 10 Hill facility. The Terrace Hill facility includes 11 the Terrace Hill mansion, carriage house, grounds, 12 historical collections, and all other related property.
13 Sec. 37. Section 8A.326, subsection 3, Code 2013, 14 is amended to read as follows: 3. The Terrace Hill commission may enter into 16 contracts, subject to this chapter, to execute its 17 purposes, including, without limitation, contracts 18 authorizing nonprofit organizations acting solely for 19 the benefit and support of the Terrace Hill facility 20 to do any of the following: 21 a. Solicit funds and accept donations, gifts, and 22 bequests approved by the commission and in accordance with priorities established by the commission. b. Administer a Terrace Hill membership program. Maintain the Terrace Hill historical C. 26 collections. 27 DIVISION V 28 SOCIOECONOMIC STUDY ON GAMBLING Sec. 38. Section 99F.4, subsection 24, Code 2013, 30 is amended by striking the subsection. 2. By renumbering, redesignating, and correcting 32 internal references as necessary.



House File 637 - Introduced

HOUSE FILE 637
BY COMMITTEE ON APPROPRIATIONS

(SUCCESSOR TO HF 576) (SUCCESSOR TO HSB 191)

A BILL FOR

- 1 An Act relating to the Iowa finance authority and making an
- 2 appropriation.
- 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:



H.F. 637

| 1 | DIVISION I |
|----|--|
| 2 | IOWA JOBS BOARD |
| 3 | Section 1. Section 12.87, subsection 12, Code 2013, is |
| 4 | amended to read as follows: |
| 5 | 12. Neither the treasurer of state, the Iowa jobs board |
| 6 | finance authority, nor any person acting on behalf of the |
| 7 | treasurer of state or the Iowa jobs board <u>finance authority</u> |
| 8 | while acting within the scope of their employment or agency, is |
| 9 | subject to personal liability resulting from carrying out the |
| 10 | powers and duties conferred by this section and sections 12.88 |
| 11 | through 12.90. |
| 12 | Sec. 2. Section 16.193, subsection 1, Code 2013, is amended |
| 13 | to read as follows: |
| 14 | 1. The lowa finance authority, subject to approval by the |
| 15 | <pre>Towa jobs board, shall adopt administrative rules pursuant to</pre> |
| 16 | chapter 17A necessary to administer the Iowa jobs program and |
| 17 | Iowa jobs II program. The authority shall provide the board |
| 18 | with assistance in implementing administrative functions, be |
| 19 | $\underline{\text{responsible for}} \ \text{providing technical assistance and application}$ |
| 20 | assistance to applicants under the programs, negotiating |
| 21 | contracts, and providing project follow up. The authority, in |
| 22 | ${\color{red} \textbf{cooperation with the board, may conduct negotiations on behalf}}$ |
| 23 | of the board with applicants regarding terms and conditions |
| 24 | applicable to awards under the program. |
| 25 | Sec. 3. Section 16.194, subsection 2, Code 2013, is amended |
| 26 | to read as follows: |
| 27 | 2. A city or county or a public organization in this |
| 28 | state may submit an application to the lowa jobs board |
| 29 | <u>authority</u> for financial assistance for a local infrastructure |
| 30 | competitive grant for an eligible project under the program, |
| 31 | notwithstanding any limitation on the state's percentage in |
| 32 | funding as contained in section 29C.6, subsection 17. |
| 33 | Sec. 4. Section 16.194, subsection 4, unnumbered paragraph |
| 34 | 1, Code 2013, is amended to read as follows: |
| 35 | The board authority shall consider the following criteria in |
| | |

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- 1 evaluating eligible projects to receive financial assistance
- 2 under the program:
- 3 Sec. 5. Section 16.194, subsection 7, Code 2013, is amended
- 4 to read as follows:
- 5 7. In order for a project to be eligible to receive
- 6 financial assistance from the board authority, the project
- 7 must be a public construction project pursuant to subsection 1
- 8 with a demonstrated substantial local, regional, or statewide
- 9 economic impact.
- 10 Sec. 6. Section 16.194, subsection 8, unnumbered paragraph
- 11 1, Code 2013, is amended to read as follows:
- 12 The board authority shall not approve an application for
- 13 assistance for any of the following purposes:
- 14 Sec. 7. Section 16.194, subsection 9, paragraph b, Code
- 15 2013, is amended to read as follows:
- 16 b. Any portion of an amount allocated for projects
- 17 that remains unexpended or unencumbered one year after the
- 18 allocation has been made may be reallocated to another project
- 19 category, at the discretion of the board authority. The board
- 20 authority shall ensure that all bond proceeds be expended
- 21 within three years from when the allocation was initially made.
- Sec. 8. Section 16.194, subsection 10, Code 2013, is amended
- 23 to read as follows:
- 24 10. The board authority shall ensure that funds obligated
- 25 under this section are coordinated with other federal program
- 26 funds received by the state, and that projects receiving funds
- 27 are located in geographically diverse areas of the state.
- Sec. 9. Section 16.194A, subsections 2, 7, 9, and 10, Code
- 29 2013, are amended to read as follows:
- 30 2. A city or county in this state that applies the smart
- 31 planning principles and guidelines pursuant to sections 18B.1
- 32 and 18B.2 may submit an application to the lowa jobs board
- 33 authority for financial assistance for a local infrastructure
- 34 competitive grant for an eligible project under the program,
- 35 notwithstanding any limitation on the state's percentage in

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- 1 funding as contained in section 29C.6, subsection 17.
- 2 7. In order for a project to be eligible to receive
- 3 financial assistance from the board authority, the project
- 4 must be a public construction project pursuant to subsection 1
- 5 with a demonstrated substantial local, regional, or statewide
- 6 economic impact.
- 9. Any portion of an amount allocated for projects
- 8 that remains unexpended or unencumbered one year after the
- 9 allocation has been made may be reallocated to another project
- 10 category, at the discretion of the board authority. The board
- 11 authority shall ensure that all bond proceeds be expended
- 12 within three years from when the allocation was initially made.
- 13 10. The board authority shall ensure that funds obligated
- 14 under this section are coordinated with other federal program
- 15 funds received by the state, and that projects receiving funds
- 16 are located in geographically diverse areas of the state.
- 17 Sec. 10. Section 16.194A, subsection 4, unnumbered
- 18 paragraph 1, Code 2013, is amended to read as follows:
- 19 The board authority shall consider the following criteria in
- 20 evaluating eligible projects to receive financial assistance
- 21 under the program:
- 22 Sec. 11. Section 16.194A, subsection 8, unnumbered
- 23 paragraph 1, Code 2013, is amended to read as follows:
- 24 The board authority shall not approve an application for
- 25 assistance for any of the following purposes:
- Sec. 12. Section 16.195, Code 2013, is amended to read as
- 27 follows:
- 28 16.195 Iowa jobs program application review.
- 29 l. Applications for assistance under the Iowa jobs program
- 31 authority for review and approval. The authority shall provide
- 32 a staff review and evaluation of applications to the Iowa jobs
- 33 program review committee referred to in subsection 2 and to the
- 34 Iowa jobs board.
- 35 2. A review committee composed of members of the board

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1 as determined by the board shall review Iowa jobs program
 2 applications submitted to the board and make recommendations
 3 regarding the applications to the board. When reviewing the
 4 applications, the review committee and the authority shall
 5 consider the project criteria specified in sections 16.194 and
 6 16.194A. The board authority shall develop the appropriate
 7 level of transparency regarding project fund allocations.
      3. Upon approval of an application for financial assistance
 9 under the program, the board authority shall notify the
10 treasurer of state regarding the amount of moneys needed to
11 satisfy the award of financial assistance and the terms of the
12 award. The treasurer of state shall notify the Iowa finance
13 authority any time moneys are disbursed to a recipient of
14 financial assistance under the program.
      Sec. 13. Section 16.196, Code 2013, is amended to read as
15
16 follows:
      16.196 Iowa jobs restricted capitals fund — fund
17
18 appropriations.
19
      1. An Iowa jobs restricted capitals fund is created and
20 established as a separate and distinct fund in the state
21 treasury. The fund consists of moneys appropriated from
22 the revenue bonds capitals fund created in section 12.88.
23 The moneys in the fund are appropriated to the Iowa jobs
24 board for purposes of the Iowa jobs program established in
25 section 16.194. Moneys in the fund shall not be subject to
26 appropriation for any other purpose by the general assembly,
27 but shall be used only for the purposes of the Iowa jobs
28 program. The treasurer of state shall act as custodian of the
29 fund and disburse moneys contained in the fund. The fund shall
30 be administered by the board which shall make allocations from
31 the fund consistent with the purposes of the Iowa jobs program.
      2. 1. There is appropriated from the revenue bonds capitals
32
33 fund created in section 12.88, to the Iowa jobs restricted
34 capitals fund authority, for the fiscal year beginning July 1,
35 2009, and ending June 30, 2010, one hundred sixty-five million
```



- 1 dollars to be allocated as follows:
- 2 a. One hundred eighteen million five hundred thousand
- 3 dollars for competitive grants for local infrastructure
- 4 projects relating to disaster rebuilding, reconstruction
- 5 and replacement of local buildings, flood control and flood
- 6 protection, and future flood prevention public projects. An
- 7 applicant for a local infrastructure grant shall not receive
- 8 more than fifty million dollars in financial assistance from
- 9 the fund.
- 10 b. Forty-six million five hundred thousand dollars for
- 11 disaster relief and mitigation and local infrastructure
- 12 grants for the following renovation and construction projects,
- 13 notwithstanding any limitation on the state's percentage
- 14 participation in funding as contained in section 29C.6,
- 15 subsection 17:
- 16 (1) For grants to a county with a population between
- 17 one hundred eighty-nine thousand and one hundred ninety-six
- 18 thousand in the latest preceding certified federal census, to
- 19 be distributed as follows:
- 20 (a) Ten million dollars for the construction of a new,
- 21 shared facility between nonprofit human service organizations
- 22 serving the public, especially the needs of low-income Iowans,
- 23 including those displaced as a result of the disaster of 2008.
- (b) Five million dollars for the construction or renovation
- 25 of a facility for a county-funded workshop program serving
- 26 the public and particularly persons with mental illness or
- 27 developmental disabilities.
- (2) For grants to a city with a population between one
- 29 hundred ten thousand and one hundred twenty thousand in the
- 30 latest preceding certified federal census, to be distributed
- 31 as follows:
- 32 (a) Five million dollars for an economic redevelopment
- 33 project benefiting the public by improving energy efficiency
- 34 and the development of alternative and renewable energy
- 35 technologies.



- 1 (b) Ten million dollars for a museum serving the public and 2 dedicated to the preservation of an eastern European cultural 3 heritage through the collection, exhibition, preservation, and 4 interpretation of historical artifacts.
- 5 (c) Five million dollars for a theater serving the public 6 and promoting culture, entertainment, and tourism.
- 7 (d) Five million dollars for a public library.
- 8 (e) Five million dollars for a public works building.
- 9 (3) One million five hundred thousand dollars, to be 10 distributed as follows:
- 11 (a) Five hundred thousand dollars to a city with a
 12 population between six hundred and six hundred fifty in the
 13 latest preceding certified federal census, for a public fire
 14 station.
- 15 (b) Five hundred thousand dollars to a city with a
 16 population between one thousand four hundred and one thousand
 17 five hundred in the latest preceding certified federal census,
 18 for a public fire station.
- 19 (c) Five hundred thousand dollars for a city with a 20 population between seven thousand eight hundred and seven 21 thousand eight hundred fifty, for a public fire station.
- 22 3. 2. Grant awards for a project under subsection $2 \frac{1}{2}$, 23 paragraph "b", are contingent upon submission of a plan for each 24 project by the applicable county or city governing board or in
- 25 the case of a project submitted pursuant to subsection 2 1,
- 26 paragraph "b", subparagraph (2), subparagraph division (b), by
- 27 the board of directors, to the lowa jobs board authority, no
- 28 later than September 1, 2009, detailing a description of the
- 29 project, the plan to rebuild, and the amount or percentage of
- 30 federal, state, local, or private matching moneys which will
- 31 be or have been provided for the project. Funds not utilized
- 32 in accordance with subsection 2, paragraph "b", due to failure
- 33 to file a plan by the September 1 deadline $\underline{1}_{m{\prime}}$ shall revert to
- 34 the $\frac{10}{10}$ to $\frac{1}{10}$ to $\frac{1}{1$
- 35 available for local infrastructure competitive grants. A grant



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- 1 recipient under subsection $\frac{1}{2}$, paragraph "b", shall not be 2 precluded from applying for a local infrastructure competitive
- 3 grant pursuant to this section and section 16.195.
- 4 4. Moneys in the fund are not subject to section 8.33.
- 5 Notwithstanding section 12C.7, subsection 2, interest or
- 6 earnings on moneys in the fund shall be credited to the fund.
- 7 5. 3. Annually, on or before January 15 of each year, the
- 8 board authority shall report to the legislative services agency
- 9 and the department of management the status of all projects
- 10 receiving moneys from the fund completed or in progress. The
- ll report shall include a description of the project, the progress
- 12 of work completed, the total estimated cost of the project, a
- 13 list of all revenue sources being used to fund the project, the
- 14 amount of funds expended, the amount of funds obligated, and
- 15 the date the project was completed or an estimated completion
- 16 date of the project, where applicable.
- 17 6. 4. Payment of moneys appropriated from the fund shall be
- 18 made in a manner that does not adversely affect the tax-exempt
- 19 status of any outstanding bonds issued by the treasurer of 20 state.
- 21 Sec. 14. Section 16.197, Code 2013, is amended to read as 22 follows:
- 23 16.197 Limitation of liability.
- 24 A member of the Iowa jobs board, a person acting on behalf of
- 25 the board while acting within the scope of their employment or
- 26 agency, The authority or the treasurer of state, shall not be
- 27 subject to personal liability resulting from carrying out the
- 28 powers and duties of the board authority or the treasurer, as
- 29 applicable, in sections 16.192 16.193 through 16.196.
- 30 Sec. 15. IOWA JOBS BOARD TRANSITION PROVISIONS —
- 31 LIMITATION OF LIABILITY.
- 32 l. Any contract or agreement issued or entered into by the
- 33 Iowa jobs board relating to the provisions of this division
- 34 of this Act, in effect on the effective date of this division
- 35 of this Act, shall continue in full force and effect and

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1 any responsibility of the board relative to the contracts or 2 agreements as provided in those contracts or agreements shall 3 be transferred to the Iowa finance authority. 2. A member of the Iowa jobs board or a person acting on 5 behalf of the board while acting within the scope of that 6 person's employment or agency shall not be subject to personal 7 liability resulting from carrying out the powers and duties 8 of the board prior to the effective date of this division of 9 this Act, as applicable, in sections 12.87 through 12.90 and in 10 sections 16.192 through 16.196, Code 2013. Sec. 16. REPEAL. Sections 16.191 and 16.192, Code 2013, 11 12 are repealed. 13 DIVISION II TITLE GUARANTY 14 Sec. 17. Section 16.1, subsection 1, paragraph ad, 15 16 subparagraph (7), Code 2013, is amended to read as follows: 17 (7) The Iowa title guaranty program. Sec. 18. Section 16.2A, subsection 1, Code 2013, is amended 18 19 to read as follows: 1. A title guaranty division is created within the 21 authority. The division may also be referred to as Iowa title 22 guaranty. The powers of the division relating to the issuance 23 of title guaranties are vested in and shall be exercised by 24 a division board of five members appointed by the governor 25 subject to confirmation by the senate. The membership of 26 the board shall include an attorney, an abstractor, a real 27 estate broker, a representative of a mortgage lender, and 28 a representative of the housing development industry. The 29 executive director of the authority shall appoint an attorney 30 as director of the title guaranty division, who shall serve 31 as an ex officio member of the board. The appointment of and 32 compensation for the division director are exempt from the 33 merit system provisions of chapter 8A, subchapter IV. Sec. 19. Section 16.91, subsections 1, 3, and 4, Code 2013, 35 are amended to read as follows:

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- 1. The authority through the title guaranty division shall 2 initiate and operate a program in which the division shall 3 offer guaranties of real property titles in this state. The 4 terms, conditions, and form of the guaranty contract shall be 5 forms approved by the division board. The division shall fix 6 a charge for the guaranty in an amount sufficient to permit 7 the program to operate on a self-sustaining basis, including 8 payment of administrative costs and the maintenance of an 9 adequate reserve against claims under the Iowa title guaranty 10 program. A title guaranty fund is created in the office of 11 the treasurer of state. Funds collected under this program 12 shall be placed in the title guaranty fund and are available 13 to pay all claims, necessary reserves and all administrative 14 costs of the Iowa title guaranty program. Moneys in the fund 15 shall not revert to the general fund and interest on the 16 moneys in the fund shall be deposited in the housing trust 17 fund established in section 16.181 and shall not accrue to the 18 general fund. If the authority board in consultation with the 19 division board determines that there are surplus funds in the 20 title guaranty fund after providing for adequate reserves and 21 operating expenses of the division, the surplus funds shall be 22 transferred to the housing assistance fund created pursuant to 23 section 16.40.
- 3. With the approval of the authority board the division and its board shall consult with the insurance division of the department of commerce in developing a guaranty contract acceptable to the secondary market and developing any other feature of the program with which the insurance division may have special expertise. The insurance division shall establish the amount for a loss reserve fund. Except as provided in this subsection, the Iowa title guaranty program is not subject to the jurisdiction of or regulation by the insurance division or the commissioner of insurance.
- 34 4. Each participating attorney and abstractor may be
 35 required to pay an annual participation fee to be eligible to

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- 1 participate in the Iowa title guaranty program. The fee, if
- 2 any, shall be set by the division, subject to the approval of
- 3 the authority.
- Sec. 20. Section 16.91, subsection 5, paragraph a,
- 5 subparagraph (2), Code 2013, is amended to read as follows:
- (2) Additionally, each participating abstractor is required
- 7 to own or lease, and maintain and use in the preparation of
- 8 abstracts, an up-to-date abstract title plant including tract
- 9 indices for real estate for each county in which abstracts are
- 10 prepared for real property titles guaranteed by the division.
- 11 The tract indices shall contain a reference to all instruments
- 12 affecting the real estate which are recorded in the office of
- 13 the county recorder, and shall commence not less than forty
- 14 years prior to the date the abstractor commences participation
- 15 in the Iowa title guaranty program. However, a participating
- 16 attorney providing abstract services continuously from November
- 17 12, 1986, to the date of application, either personally or
- 18 through persons under the attorney's supervision and control is
- 19 exempt from the requirements of this subparagraph.
- 20 Sec. 21. Section 16.91, subsection 8, Code 2013, is amended
- 21 to read as follows:
- 8. The authority shall adopt rules pursuant to chapter 17A
- 23 that are necessary for the implementation of the Iowa title
- 24 guaranty program as established by the division and that have
- 25 been approved by the authority.
- Sec. 22. Section 16.92, subsection 1, paragraph g, Code 26
- 27 2013, is amended to read as follows:
- g. "Participating abstractor" means an abstractor
- 29 participating in the Iowa title guaranty program.
- Sec. 23. Section 447.13, subsection 1, Code 2013, is amended 30
- 31 to read as follows:
- 1. The cost of serving the notice, including the cost of
- 33 sending certified mail notices, and the cost of publication
- 34 under section 447.10, if publication is required, shall be
- 35 added to the amount necessary to redeem. The cost of a record

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| 1 | search shall also be added to the amount necessary to redeem. |
|------------|---|
| 2 | However, if the certificate holder is other than a county, the |
| 3 | search must be performed by an abstractor who is an active |
| 4 | participant in the <a>Iowa title guaranty program under section |
| 5 | 16.91 or by an attorney licensed to practice law in the state |
| 6 | of Iowa, and the amount of the cost of the record search that |
| 7 | may be added to the amount necessary to redeem shall not exceed |
| 8 | three hundred dollars. |
| 9 | DIVISION III |
| 10 | IOWA FINANCE AUTHORITY |
| 11 | Sec. 24. Section 7C.4A, subsection 5, Code 2013, is amended |
| 12 | to read as follows: |
| 13 | 5. Eighteen percent of the state ceiling shall be allocated |
| 14 | to bonds issued by political subdivisions to finance a |
| 15 | qualified industry or industries for the manufacturing, |
| 16 | processing, or assembly of agricultural or manufactured |
| 17 | products even though the processed products may require further |
| 18 | treatment before delivery to the ultimate consumer. A single |
| 19 | project allocated a portion of the state ceiling pursuant to |
| 20 | this subsection shall not receive an allocation in excess of |
| 21 | ten twenty million dollars in any calendar year. |
| 22 | Sec. 25. Section 16.1, subsection 1, paragraph ae, |
| 23 | subparagraph (1), Code 2013, is amended to read as follows: |
| 24 | (1) Real or personal property connected with a facility to |
| 25 | be acquired, constructed, financed, refinanced, improved, or |
| 26 | equipped pursuant to one or more of the programs, including any |
| 27 | such property located outside of the state if the authority |
| 28 | has conclusively determined that the entity financing or |
| 29 | refinancing property located outside the state, or an affiliate |
| 30 | thereof, is also engaged in the financing or refinancing of |
| 31 | property located within the state, or, alternatively, the |
| 3 2 | entity seeking the financing or refinancing, or an affiliate |
| 33 | thereof, maintains a presence within the state, and financing |
| 34 | or refinancing the property located outside the state would |
| 35 | promote the economy of the state for the benefit of the health, |
| | |

- 1 welfare, safety, trade, commerce, industry, or economy of the
- 2 people of the state.
- 3 Sec. 26. Section 16.3, subsection 2, Code 2013, is amended
- 4 to read as follows:
- The authority will be performing an essential
- 6 governmental function in the exercise of the powers and
- 7 duties conferred upon it by this chapter, and shall have broad
- 8 discretion in interpreting the provisions of this chapter.
- 9 Sec. 27. Section 16.5, subsection 1, unnumbered paragraph
- 10 1, Code 2013, is amended to read as follows:
- 11 The Notwithstanding any provision of law to the contrary,
- 12 the authority has any and all powers necessary and convenient
- 13 to carry out its purposes and duties, and exercise its specific
- 14 powers, including but not limited to the power to:
- 15 Sec. 28. Section 16.5, subsection 1, paragraph a, Code 2013,
- 16 is amended to read as follows:
- 17 a. Issue its negotiable bonds and notes as provided in
- 18 this chapter in order to finance its programs. In addition,
- 19 the authority may issue bonds, notes, or other obligations for
- 20 public or private entities for the purpose of financing any
- 21 project regardless of location.
- Sec. 29. Section 16.5, subsection 1, paragraph o, Code 2013,
- 23 is amended to read as follows:
- 24 o. Contract directly with architects, engineers, attorneys,
- 25 accountants, housing construction and finance experts,
- 26 and other advisors. However, the authority may enter into
- 27 contracts or agreements for such services with local, state, or
- 28 federal governmental agencies.
- 29 Sec. 30. Section 16.5, subsection 1, paragraph r, Code 2013,
- 30 is amended to read as follows:
- 31 r. Make, alter, and repeal rules consistent with the
- 32 provisions of this chapter, and subject to chapter 17A,
- 33 including rules relating to Iowa finance authority programs.
- Sec. 31. Section 16.5, subsection 1, Code 2013, is amended
- 35 by adding the following new paragraph:

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- NEW PARAGRAPH. Ou. Interpret, construe, and execute the 2 laws, rules, and regulations of this state relating to Iowa 3 finance authority programs. Sec. 32. Section 16.26, Code 2013, is amended by adding the 5 following new subsections: NEW SUBSECTION. 10. In connection with any financing 7 which involves an out-of-state issuer issuing bonds, notes, 8 or other obligations for facilities located in the state, the 9 authority is designated as the only governmental unit in the 10 state that may conduct the public hearing required by section 11 147(f) of the federal Internal Revenue Code, as defined in 12 section 422.3, and the governor of Iowa is designated as the 13 applicable elected representative pursuant to section 147(f) of 14 the federal Internal Revenue Code, as defined in section 422.3. NEW SUBSECTION. 11. All bonds or notes issued by the 16 authority in connection with its single family and multifamily 17 programs are exempt from taxation by this state, and the 18 interest on the bonds or notes is exempt from state income tax. 19 Sec. 33. NEW SECTION. 16.182A Special projects revolving 20 loan program fund. 1. A special projects revolving loan program fund is 21 22 created within the authority to further the goal of the senior 23 living program as specified in section 249H.2, further the 24 objectives specified in section 231.3, and adult day services, 25 respite services, congregate meals, health and wellness, 26 health screening, and nutritional assessments, and further 27 the availability of affordable housing for parents that are 28 reuniting with their children while completing or participating 29 in substance abuse treatment. 2. The moneys in the special projects revolving loan program 30
- 31 fund are appropriated to and shall be used by the authority for
- 32 the development and operation of a revolving loan program to
- 33 provide financing for all of the following:
- a. To construct affordable assisted living and
- 35 service-enriched affordable housing for seniors and persons

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- 1 with disabilities, including through new construction or
- 2 acquisition and rehabilitation.
- b. To develop and expand facilities and infrastructure
- 4 that provide adult day services, respite services, congregate
- 5 meals, and programming space for health and wellness, health
- 6 screening, and nutritional assessments that address the needs
- 7 of persons with low incomes.
- 8 c. To construct affordable transitional housing, including
- 9 through new construction or acquisition and rehabilitation of
- 10 existing housing. The transitional housing provided shall be
- 11 geographically located in close proximity to licensed substance
- 12 abuse treatment programs.
- 13 3. The authority shall annually allocate moneys available
- 14 in the fund to approved applicants.
- 4. Additionally, payments of interest, recaptures of
- 16 awards, and other repayments shall be deposited in the fund.
- 17 Notwithstanding section 12C.7, subsection 2, interest or
- 18 earnings on moneys in the special projects revolving loan
- 19 program fund shall be credited to the fund. Notwithstanding
- 20 section 8.33, moneys that remain unencumbered or unobligated
- 21 at the end of the fiscal year shall not revert but shall remain
- 22 available for the same purpose in the succeeding fiscal year.
- 23 5. Loans awarded shall be awarded to applicants in the order 24 received.
- 25 6. The authority shall adopt rules pursuant to chapter 17A
- 26 to administer this section.
- 27 Sec. 34. REPEAL. Sections 16.182, 16.183, and 16.184, Code
- 28 2013, are repealed.
- 29 Sec. 35. TRANSITION PROVISIONS CONSOLIDATION OF
- 30 FUNDS. Any moneys remaining in the senior living revolving
- 31 loan program fund, home and community-based services revolving
- 32 loan program fund, and the transitional housing revolving
- 33 loan program fund on the effective date of this Act shall be
- 34 transferred to the special projects revolving loan program fund
- 35 as enacted in this Act.

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| 1 | EXPLANATION |
|------------|---|
| 2 | This bill concerns the Iowa finance authority. |
| 3 | Division I eliminates the Iowa jobs board and provides that |
| 4 | any duties or responsibilities of the Iowa jobs board shall |
| 5 | become the responsibility of the Iowa finance authority. The |
| 6 | division also provides transition provisions relative to any |
| 7 | contracts or agreements entered into by the Iowa jobs board and |
| 8 | provides for a limitation of personal liability for actions by |
| 9 | a member or agent of the board taken prior to the effective |
| 10 | date of the division relative to the duties of the board. |
| 11 | Division II renames the title guaranty program as the |
| 12 | Iowa title guaranty program. The bill also allows the title |
| 13 | guaranty division to be referred to as Iowa title guaranty. |
| 14 | Division III concerns bond activity and the Iowa finance |
| 15 | authority. |
| 16 | Code section 7C.4A(5), concerning the allocation of |
| 17 | the state ceiling on bonds to bonds issued by a political |
| 18 | subdivision, is amended to increase the amount any one project |
| 19 | may receive from private activity bonds from \$10 million to $\$20$ |
| 20 | million. |
| 21 | Code section 16.1(1)(ae), defining "project" for purposes |
| 22 | of the Iowa finance authority programs, is amended to include |
| 23 | projects for property located outside of the state if the |
| 24 | entity seeking the financing of the project has some connection |
| 25 | to the state and the project will benefit the state. |
| 26 | Code section 16.3, concerning legislative findings relative |
| 27 | to the Iowa finance authority, is amended to provide that |
| 28 | the Iowa finance authority shall have broad discretion in |
| 29 | interpreting the provisions of the Code chapter governing the |
| 30 | Iowa finance authority. |
| 31 | Code section 16.5, describing the general powers of the Iowa |
| 3 2 | finance authority, is amended. The bill provides that the Iowa |
| 33 | finance authority shall have the powers delineated in this Code |
| 34 | section notwithstanding any provision of law to the contrary. |
| 35 | The bill grants the power to the authority to contract directly |
| | |

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1 with architects, engineers, attorneys, and other advisors. 2 The Code section is also amended to provide that the Iowa 3 finance authority can issue bonds, notes, or other obligations 4 for public or private entities for the purpose of financing 5 any project regardless of location, to make, alter, and 6 repeal rules relating to Iowa finance authority programs, 7 and to interpret, construe, and execute the laws, rules, and 8 regulations of this state relating to Iowa finance authority 9 programs. 10 Code section 16.26, concerning bonds and notes, is amended. 11 The bill provides that for certain bonds, notes, or other 12 obligations, the authority is designated as the governmental 13 unit that may conduct the public hearing required by the 14 federal Internal Revenue Code and the governor of Iowa is 15 designated as the applicable elected representative pursuant to 16 the Internal Revenue Code. In addition, the bill allows for 17 bonds issued for the single family and multifamily programs to 18 be exempt from state income tax. 19 New Code section 16.182A creates the special projects 20 revolving loan program fund to further the goal of the senior 21 living program as specified in Code section 249H.2, to further 22 the objectives specified in Code section 231.3, and adult 23 day services, respite services, congregate meals, health and 24 wellness, health screening, and nutritional assessments, and 25 further the availability of affordable housing for parents 26 that are reuniting with their children while completing or 27 participating in substance abuse treatment. Moneys in the fund 28 are appropriated to the authority to be used for such purposes. 29 Moneys in the senior living revolving loan program fund, home 30 and community-based services revolving loan program fund, 31 and the transitional housing revolving loan program fund are 32 transferred to the special projects revolving loan program fund 33 and those funds are repealed.



House File 638 - Introduced

HOUSE FILE 638
BY COMMITTEE ON APPROPRIATIONS

(SUCCESSOR TO HSB 235)

A BILL FOR

- ${\bf 1}$ An Act relating to and making appropriations to state
- 2 departments and agencies from the rebuild Iowa
- 3 infrastructure fund and the technology reinvestment fund,
- 4 providing for related matters, and including effective date
- 5 provisions.
- 6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:



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| 1 | DIVISION I |
|------------|---|
| 2 | REBUILD IOWA INFRASTRUCTURE FUND |
| 3 | Section 1. There is appropriated from the rebuild Iowa |
| 4 | infrastructure fund to the following departments and agencies |
| 5 | for the following fiscal years, the following amounts, or so |
| 6 | much thereof as is necessary, to be used for the purposes |
| 7 | designated: |
| 8 | 1. DEPARTMENT OF ADMINISTRATIVE SERVICES |
| 9 | a. For projects related to major repairs and major |
| 10 | maintenance for state buildings and facilities: |
| 11 | FY 2013-2014: |
| 12 | \$ 4,000,000 |
| 13 | FY 2014-2015: |
| 14 | \$ 14,000,000 |
| 15 | For routine and preventative maintenance, |
| 16 | notwithstanding section 8.57, subsection 5, paragraph "c": |
| 17 | FY 2013-2014: |
| 18 | \$ 2,750,000 |
| 19 | FY 2014-2015: |
| 20 | \$ 3,000,000 |
| 21 | c. For costs associated with the planning, design, |
| 22 | construction, and renovation of the Wallace office building |
| 23 | including roof replacement: |
| 24 | FY 2013-2014: |
| 25 | \$ 500,000 |
| 26 | FY 2014-2015: |
| 27 | \$ 3,900,000 |
| 28 | FY 2015-2016: |
| 29 | \$ 20,300,000 |
| 30 | FY 2016-2017: |
| 31 | \$ 26,000,000 |
| 3 2 | d. For costs associated with capitol interior and exterior |
| 33 | restoration, including the installation of a lightning |
| 34 | protection system: |
| 35 | FY 2013-2014: |
| | |

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| 1 | \$ 330,000 |
|----|--|
| 2 | 2. DEPARTMENT OF CULTURAL AFFAIRS |
| 3 | a. For deposit into the Iowa great places program fund |
| 4 | created in section 303.3D for Iowa great places program |
| 5 | projects that meet the definition of "vertical infrastructure" |
| 6 | in section 8.57, subsection 5, paragraph "c": |
| 7 | FY 2013-2014: |
| 8 | \$ 1,000,000 |
| 9 | FY 2014-2015: |
| 10 | \$ 1,000,000 |
| 11 | b. For the planning, design, construction, and renovation |
| 12 | of the state historical building: |
| 13 | FY 2014-2015: |
| 14 | \$ 3,000,000 |
| 15 | By October 15, 2014, the department shall submit a report to |
| 16 | the general assembly on the results of the planning and study |
| 17 | of the building including the use of and anticipated cash flow |
| 18 | needs for the final building design. |
| 19 | 3. ECONOMIC DEVELOPMENT AUTHORITY |
| 20 | a. (1) For providing assistance under the high quality |
| 21 | jobs program as described in section 15.335B, notwithstanding |
| 22 | section 8.57, subsection 5, paragraph "c": |
| 23 | FY 2013-2014: |
| 24 | \$ 15,126,633 |
| 25 | (2) For purposes of pursuing a regional hub institute |
| 26 | for manufacturing innovation under the national network for |
| 27 | manufacturing innovation program to accelerate development and |
| 28 | adoption of innovative manufacturing technologies for making |
| 29 | new globally competitive products, notwithstanding section |
| 30 | 8.57, subsection 5, paragraph "c": |
| 31 | FY 2013-2014: |
| 32 | \$ 500,000 |
| 33 | (3) Any amount in excess of the amounts appropriated in |
| 34 | subparagraphs (1) and (2) that transfers pursuant to 2011 Iowa |
| | Acts, chapter 133, section 13A, subsection 1, as enacted by |
| | <u>-</u> |
| | |



| 1 | this 2013 Act is appropriated for providing assistance under |
|----|---|
| 2 | the high quality jobs program as described in section 15.335B, |
| 3 | notwithstanding section 8.57, subsection 5, paragraph "c". |
| 4 | b. For equal distribution to regional sports authority |
| 5 | districts certified by the economic development authority |
| 6 | pursuant to section 15E.321, notwithstanding section 8.57, |
| 7 | subsection 5, paragraph "c": |
| 8 | FY 2013-2014: |
| 9 | \$ 500,000 |
| 10 | FY 2014-2015: |
| 11 | \$ 500,000 |
| 12 | 4. DEPARTMENT OF EDUCATION |
| 13 | a. For accelerated career education program capital |
| 14 | projects at community colleges that are authorized under |
| 15 | chapter 260G and that meet the definition of the term "vertical |
| 16 | infrastructure" in section 8.57, subsection 5, paragraph "c": |
| 17 | FY 2013-2014: |
| 18 | \$ 6,000,000 |
| 19 | FY 2014-2015: |
| 20 | \$ 6,000,000 |
| 21 | b. To the public broadcasting division for the replacement |
| 22 | of equipment and for tower and facility maintenance, |
| 23 | notwithstanding section 8.57, subsection 5, paragraph "c": |
| 24 | FY 2013-2014: |
| 25 | \$ 460,000 |
| 26 | FY 2014-2015: |
| 27 | \$ 873,250 |
| 28 | c. For major renovation and major repair needs, including |
| 29 | health, life, and fire safety needs and for compliance with |
| 30 | the federal Americans with Disabilities Act for buildings and |
| 31 | facilities under the purview of the community colleges: |
| 32 | FY 2013-2014: |
| 33 | \$ 1,000,000 |
| 34 | FY 2014-2015: |
| 35 | \$ 1,000,000 |
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| 1 | 5. DEPARTMENT OF HUMAN SERVICES |
|----|---|
| 2 | a. For a grant to a nonprofit child welfare, juvenile |
| 3 | justice, and behavioral health agency for the construction of a |
| 4 | psychiatric medical institution for children in a city with a |
| 5 | population between 28,000 and 29,000 in the latest preceding |
| 6 | certified federal census: |
| 7 | FY 2013-2014: |
| 8 | \$ 500,000 |
| 9 | FY 2014-2015: |
| 10 | \$ 500,000 |
| 11 | b. For a grant to a nonprofit agency that provides |
| 12 | innovative solutions to children and adults with autism in a |
| 13 | city with a population between 14,500 and 15,500 in the latest |
| 14 | preceding certified federal census for costs associated with |
| 15 | improvements to facilities: |
| 16 | FY 2013-2014: |
| 17 | \$ 400,000 |
| 18 | FY 2014-2015: |
| 19 | \$ 400,000 |
| 20 | c. For the renovation and construction of certain nursing |
| 21 | facilities, consistent with the provisions of chapter 249K: |
| 22 | FY 2013-2014: |
| 23 | \$ 300,000 |
| 24 | 6. DEPARTMENT OF PUBLIC DEFENSE |
| 25 | a. For major maintenance projects at national guard |
| 26 | armories and facilities: |
| 27 | FY 2013-2014: |
| 28 | \$ 2,000,000 |
| 29 | FY 2014-2015: |
| 30 | \$ 2,000,000 |
| 31 | b. For construction improvement projects at statewide |
| 32 | readiness centers: |
| 33 | FY 2013-2014: |
| 34 | \$ 2,000,000 |
| 35 | FY 2014-2015: |
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| 1 | \$ 2,000,000 |
|----|--|
| 2 | c. For construction upgrades at Camp Dodge: |
| 3 | FY 2013-2014: |
| 4 | \$ 500,000 |
| 5 | FY 2014-2015: |
| 6 | \$ 500,000 |
| 7 | 7. DEPARTMENT OF NATURAL RESOURCES |
| 8 | For implementation of lake projects that have established |
| 9 | watershed improvement initiatives and community support in |
| 10 | accordance with the department's annual lake restoration |
| 11 | plan and report, notwithstanding section 8.57, subsection 5, |
| 12 | paragraph "c": |
| 13 | FY 2013-2014: |
| 14 | \$ 7,000,000 |
| 15 | FY 2014-2015: |
| 16 | \$ 7,000,000 |
| 17 | 8. BOARD OF REGENTS |
| 18 | a. For allocation by the state board of regents to the |
| 19 | state university of Iowa, the Iowa state university of |
| 20 | science and technology, and the university of northern Iowa to |
| 21 | reimburse the institutions for deficiencies in the operating |
| 22 | funds resulting from the pledging of tuition, student fees |
| 23 | and charges, and institutional income to finance the cost of |
| 24 | providing academic and administrative buildings and facilities |
| 25 | and utility services at the institutions: |
| 26 | FY 2013-2014: |
| 27 | \$ 27,867,775 |
| 28 | FY 2014-2015: |
| 29 | \$ 29,735,423 |
| 30 | b. For the repair or replacement of failed or failing |
| 31 | building components, for immediate fire safety needs, and for |
| | compliance with the federal Americans with Disabilities Act, |
| | at regents institutions: |
| 34 | |
| | \$ 2,000,000 |
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| 1 | FY 2014-2015: |
|----|---|
| 2 | \$ 5,000,000 |
| 3 | c. For costs associated with the renovation, modernization, |
| 4 | and construction of a new addition at the pharmacy building at |
| 5 | the state university of Iowa: |
| 6 | FY 2014-2015: |
| 7 | \$ 6,000,000 |
| 8 | FY 2015-2016: |
| 9 | \$ 13,000,000 |
| 10 | FY 2016-2017: |
| 11 | \$ 29,000,000 |
| 12 | FY 2017-2018: |
| 13 | \$ 19,600,000 |
| 14 | d. For the construction of a new biosciences building at |
| 15 | Iowa state university of science and technology: |
| 16 | FY 2014-2015: |
| 17 | \$ 5,000,000 |
| 18 | FY 2015-2016: |
| 19 | \$ 11,000,000 |
| 20 | FY 2016-2017: |
| 21 | \$ 19,500,000 |
| 22 | FY 2017-2018: |
| 23 | \$ 7,000,000 |
| 24 | e. For the renovation, modernization, and associated |
| 25 | improvements to an educational center for teacher education and |
| 26 | preparation at the university of northern Iowa: |
| 27 | FY 2014-2015: |
| 28 | \$ 3,000,000 |
| 29 | FY 2015-2016: |
| 30 | \$ 10,000,000 |
| 31 | FY 2016-2017: |
| 32 | \$ 13,600,000 |
| 33 | FY 2017-2018: |
| 34 | \$ 5,000,000 |
| 35 | 9. STATE FAIR AUTHORITY |
| | |

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| 1 | For infrastructure costs associated with the con- | str | uction of |
|----|---|------|-----------|
| 2 | a plaza on the Iowa state fairgrounds: | | |
| 3 | FY 2013-2014: | | |
| 4 | ••••• | \$ | 250,000 |
| 5 | FY 2014-2015: | | |
| 6 | ••••• | \$ | 750,000 |
| 7 | 10. DEPARTMENT OF TRANSPORTATION | | |
| 8 | a. For acquiring, constructing, and improving re- | ecr | eational |
| 9 | trails within the state: | | |
| 10 | FY 2013-2014: | | |
| 11 | | \$ | 3,000,000 |
| 12 | FY 2014-2015: | | |
| 13 | | \$ | 3,000,000 |
| 14 | b. For deposit into the public transit infrastr | ucti | ıre |
| 15 | grant fund created in section 324A.6A, for projects | tha | at meet |
| 16 | the definition of "vertical infrastructure" in sect | ion | 8.57, |
| 17 | subsection 5, paragraph "c": | | |
| 18 | FY 2013-2014: | | |
| 19 | | \$ | 1,500,000 |
| 20 | FY 2014-2015: | | |
| 21 | | \$ | 1,500,000 |
| 22 | c. For infrastructure improvements at the comme | rcia | al |
| 23 | service airports within the state: | | |
| 24 | FY 2013-2014: | | |
| 25 | | \$ | 1,500,000 |
| 26 | FY 2014-2015: | | |
| 27 | | \$ | 1,500,000 |
| 28 | d. For infrastructure improvements at general a | via | tion |
| 29 | airports within the state: | | |
| 30 | FY 2013-2014: | | |
| 31 | | \$ | 750,000 |
| 32 | FY 2014-2015: | | |
| 33 | | \$ | 750,000 |
| 34 | e. For deposit into the railroad revolving loan | and | d grant |
| 35 | fund created in section 327H.20A, notwithstanding s | ect | ion 8.57, |
| | | | |
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| 1 | subsection 5, paragraph "c": |
|----|---|
| 2 | FY 2013-2014: |
| 3 | \$ 3,000,000 |
| 4 | FY 2014-2015: |
| 5 | \$ 3,000,000 |
| 6 | 11. TREASURER OF STATE |
| 7 | For distribution in accordance with chapter 174 to qualified |
| 8 | fairs which belong to the association of Iowa fairs for county |
| 9 | fair infrastructure improvements: |
| 10 | FY 2013-2014: |
| 11 | \$ 1,060,000 |
| 12 | FY 2014-2015: |
| 13 | \$ 1,060,000 |
| 14 | 12. DEPARTMENT OF VETERANS AFFAIRS |
| 15 | a. For remodeling and upgrades to office space at Camp |
| 16 | Dodge: |
| 17 | FY 2013-2014: |
| 18 | \$ 137,940 |
| 19 | b. For the construction of an American legion community |
| 20 | center to support the Iowa veterans cemetery and for other |
| 21 | community purposes: |
| 22 | FY 2013-2014: |
| 23 | \$ 300,000 |
| 24 | FY 2014-2015: |
| 25 | \$ 300,000 |
| 26 | c. For construction costs associated with the expansion of |
| 27 | an equipment and vehicle storage building at the Iowa veterans |
| | cemetery: |
| 29 | FY 2013-2014: |
| 30 | \$ 250,000 |
| 31 | Sec. 2. REVERSION. For purposes of section 8.33, unless |
| | specifically provided otherwise, unencumbered or unobligated |
| | moneys made from an appropriation in this division of this Act |
| | shall not revert but shall remain available for expenditure for |
| | the purposes designated until the close of the fiscal year that |
| | The first result and stone of the first own |

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| 1 | ends three years after the end of the fiscal year for which the |
|------------|---|
| 2 | appropriation is made. However, if the project or projects for |
| 3 | which such appropriation was made are completed in an earlier |
| 4 | fiscal year, unencumbered or unobligated moneys shall revert at |
| 5 | the close of that same fiscal year. |
| 6 | DIVISION II |
| 7 | TECHNOLOGY REINVESTMENT FUND |
| 8 | Sec. 3. There is appropriated from the technology |
| 9 | reinvestment fund created in section 8.57C to the following |
| 10 | departments and agencies for the following fiscal years, the |
| 11 | following amounts, or so much thereof as is necessary, to be |
| 12 | used for the purposes designated: |
| 13 | 1. DEPARTMENT OF ADMINISTRATIVE SERVICES |
| 14 | For technology consolidation and technology improvement |
| 15 | projects approved by the state chief information officer |
| 16 | appointed pursuant to section 8A.201A: |
| 17 | FY 2014-2015: |
| 18 | \$ 6,613,663 |
| 19 | 2. DEPARTMENT OF EDUCATION |
| 20 | a. For maintenance and lease costs associated with |
| 21 | connections for part III of the Iowa communications network: |
| 22 | FY 2013-2014: |
| 23 | \$ 2,727,000 |
| 24 | FY 2014-2015: |
| 25 | \$ 3,147,000 |
| 26 | b. For the continued development and implementation of an |
| 27 | education data warehouse to be utilized by teachers, parents, |
| 28 | school district administrators, area education agency staff, |
| 29 | department of education staff, and policymakers: |
| 30 | FY 2013-2014: |
| 31 | \$ 600,000 |
| 3 2 | FY 2014-2015: |
| 33 | \$ 1,000,000 |
| 34 | The department may use a portion of the moneys appropriated |
| 35 | in this lettered paragraph for an e-transcript data system |
| | |



| 1 | capable of tracking students throughout their education via |
|----|---|
| 2 | interconnectivity with multiple schools. |
| 3 | c. To the public broadcasting division for the replacement |
| 4 | of equipment and for tower and facility maintenance: |
| 5 | FY 2013-2014: |
| 6 | \$ 500,000 |
| 7 | 3. DEPARTMENT OF HUMAN RIGHTS |
| 8 | For the cost of equipment and computer software for the |
| 9 | implementation of Iowa's criminal justice information system: |
| 10 | FY 2013-2014: |
| 11 | \$ 1,454,734 |
| 12 | FY 2014-2015: |
| 13 | \$ 2,000,000 |
| 14 | 4. DEPARTMENT OF HUMAN SERVICES |
| 15 | For a grant to a nonprofit agency that provides innovative |
| 16 | solutions to children and adults with autism in a city with a |
| 17 | population between 14,500 and 15,500 in the latest preceding |
| 18 | certified federal census, for the cost associated with internet |
| 19 | services and video communications systems for clinics: |
| 20 | FY 2013-2014: |
| 21 | \$ 154,156 |
| 22 | 5. IOWA TELECOMMUNICATIONS AND TECHNOLOGY COMMISSION |
| 23 | For replacement of equipment for the Iowa communications |
| 24 | network: |
| 25 | FY 2013-2014: |
| 26 | \$ 2,248,653 |
| 27 | FY 2014-2015: |
| 28 | \$ 2,248,653 |
| 29 | The commission may continue to enter into contracts pursuant |
| 30 | to section 8D.13 for the replacement of equipment and for |
| 31 | operations and maintenance costs of the network. |
| 32 | In addition to moneys appropriated in this subsection, |
| 33 | the commission may use a financing agreement entered into by |
| 34 | the treasurer of state in accordance with section 12.28 for |
| 35 | the replacement of equipment for the network. For purposes |
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| 1 | of this subsection, the treasurer of state is not subject to |
|----|---|
| | the maximum principal limitation contained in section 12.28, |
| | subsection 6. Repayment of any amounts financed shall be made |
| | from receipts associated with fees charged for use of the |
| 5 | network. |
| 6 | 6. DEPARTMENT OF MANAGEMENT |
| 7 | ** |
| · | For the continued development and implementation of a |
| 8 | searchable database that can be placed on the internet for |
| 9 | budget and financial information: |
| 10 | FY 2013-2014: |
| 11 | \$ 45,000 |
| 12 | FY 2014-2015: |
| 13 | \$ 45,000 |
| 14 | 7. DEPARTMENT OF PUBLIC HEALTH |
| 15 | For technology consolidation projects: |
| 16 | FY 2013-2014: |
| 17 | \$ 480,000 |
| 18 | Sec. 4. REVERSION. For purposes of section 8.33, unless |
| 19 | specifically provided otherwise, unencumbered or unobligated |
| 20 | moneys made from an appropriation in this division of this Act |
| 21 | shall not revert but shall remain available for expenditure for |
| 22 | the purposes designated until the close of the fiscal year that |
| 23 | ends three years after the end of the fiscal year for which the |
| 24 | appropriation was made. However, if the project or projects |
| 25 | for which such appropriation was made are completed in an |
| 26 | earlier fiscal year, unencumbered or unobligated moneys shall |
| 27 | revert at the close of that same fiscal year. |
| 28 | DIVISION III |
| 29 | CHILDREN'S HEALTH INSURANCE PROGRAM — TECHNOLOGY REINVESTMENT |
| 30 | FUND |
| 31 | Sec. 5. CHILDREN'S HEALTH INSURANCE PROGRAM - DEPARTMENT |
| 32 | OF ADMINISTRATIVE SERVICES. Moneys received from the federal |
| | government through the child enrollment contingency fund |
| | established pursuant to section 103 of the federal Children's |
| | Health Insurance Program Reauthorization Act of 2009, Pub. L. |
| 55 | nearth insurance frogram readmortization ret of 2009, Fub. D. |



| 1 | No. 111-3, are transferred to the rebuild Iowa infrastructure |
|------------|--|
| 2 | fund created in section 8.57 and appropriated to the department |
| 3 | of administrative services for the following fiscal year, |
| 4 | to be used for projects related to major repairs and major |
| 5 | maintenance for state buildings and facilities: |
| 6 | FY 2013-2014: |
| 7 | \$ 11,310,648 |
| 8 | The moneys appropriated pursuant to this section shall not |
| 9 | be used for any appropriations that receive federal funding. |
| LO | Notwithstanding section 8.33, the moneys appropriated in this |
| L1 | section shall not revert to the fund from which appropriated. |
| L 2 | DIVISION IV |
| L 3 | FEDERAL ECONOMIC STIMULUS AND JOBS HOLDING FUND AND VALUES FUND |
| L 4 | MONEY TRANSFER |
| L 5 | Sec. 6. 2009 Iowa Acts, chapter 179, section 7, is amended |
| L 6 | by adding the following new subsection: |
| L 7 | NEW SUBSECTION. 4. Loan payments or repayments and |
| L8 | recaptures of principal, interest, or other moneys accruing |
| L 9 | to the economic development authority pursuant to an economic |
| 20 | development agreement under a program funded using moneys |
| 21 | appropriated in 2004 Acts, First Extraordinary Session, chapter |
| 22 | 1002, from the federal economic stimulus and jobs holding fund |
| 23 | shall be transferred to a fund established by the authority in |
| 24 | the state treasury under the control of the authority pursuant |
| 25 | to section 15.106A, subsection 1, paragraph "o". |
| 26 | Sec. 7. 2011 Iowa Acts, chapter 133, is amended by adding |
| 27 | the following new section: |
| 28 | SEC. 13A. TRANSITION UPON REPEAL. |
| 29 | 1. Any moneys in the economic development fund created |
| 30 | pursuant to section 15G.111, Code Supplement 2011, that |
| 31 | remain unobligated on July 1, 2013, shall be transferred to |
| 32 | the rebuild Iowa infrastructure fund. The authority shall |
| 33 | provide notification to the department of management and to the |
| 3 4 | legislative services agency at the time of the transfer. |
| 35 | Loan payments or repayments and recaptures of principal, |
| | |



| 1 | interest, or other moneys accruing to the authority after July |
|----|---|
| 2 | 1, 2013, pursuant to an agreement under chapter 15G, subchapter |
| 3 | I, shall be transferred to a fund established by the authority |
| 4 | in the state treasury under the control of the authority |
| 5 | pursuant to section 15.106A, subsection 1, paragraph "o". |
| 6 | DIVISION V |
| 7 | PROPERTY TAX CREDIT FUND BALANCE TRANSFER — REBUILD IOWA |
| 8 | INFRASTRUCTURE FUND |
| 9 | Sec. 8. PROPERTY TAX CREDIT FUND BALANCE TRANSFER - REBUILD |
| 10 | IOWA INFRASTRUCTURE FUND. Moneys in the property tax credit |
| 11 | fund created in 2010 Iowa Acts, chapter 1193, section 8, that |
| 12 | remain unencumbered or unobligated on June 30, 2013, shall be |
| 13 | transferred to the rebuild Iowa infrastructure fund. |
| 14 | Sec. 9. EFFECTIVE UPON ENACTMENT. This division of this |
| 15 | Act, being deemed of immediate importance, takes effect upon |
| 16 | enactment. |
| 17 | DIVISION VI |
| 18 | IOWA COMMUNICATIONS NETWORK |
| 19 | Sec. 10. IOWA COMMUNICATIONS NETWORK - AUTHORIZATION |
| 20 | FOR CONTRACTS. Pursuant to section 8D.11, subsection 1, |
| 21 | paragraph "a", the general assembly authorizes the Iowa |
| 22 | telecommunications and technology commission to enter |
| 23 | into contracts in excess of the contract limitation amount |
| 24 | established in section 8D.11, subsection 1, paragraph "c", |
| 25 | for purposes of the commission's project associated with |
| 26 | implementing a managed services solution to provide unified |
| 27 | communications services on or related to the capitol complex. |
| 28 | This authorization applies for the duration of the commission's |
| 29 | project and to all affected contracts associated with the |
| 30 | project. |
| 31 | Sec. 11. EFFECTIVE UPON ENACTMENT. This division of this |
| 32 | Act, being deemed of immediate importance, takes effect upon |
| 33 | enactment. |
| 34 | DIVISION VII |
| 35 | MISCELLANEOUS CODE CHANGES |
| | |



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Sec. 12. Section 8.57, subsection 5, paragraph e, Code 2013,
 2 is amended to read as follows:
     e. (1) (a) (i) Notwithstanding provisions to the
 4 contrary in sections 99D.17 and 99F.11, for For the fiscal year
 5 beginning July 1, 2000, and for each fiscal year thereafter,
 6 through the fiscal year beginning July 1, 2012, not more than
 7 a total of sixty-six million dollars shall be deposited in
 8 the general fund of the state in any fiscal year pursuant to
 9 sections 99D.17 and 99F.11.
10
      (ii) However, in lieu of the deposit in subparagraph
11 subdivision (i), for the fiscal year beginning July 1, 2010,
12 and for each fiscal year thereafter until the principal and
13 interest on all bonds issued by the treasurer of state pursuant
14 to section 12.87 are paid, through the fiscal year beginning
15 July 1, 2012, as determined by the treasurer of state, the
16 first fifty-five million dollars of the moneys directed to be
17 deposited in the general fund of the state under subparagraph
18 subdivision (i) shall be deposited in the revenue bonds debt
19 service fund created in section 12.89, and the next three
20 million seven hundred fifty thousand dollars of the moneys
21 directed to be deposited in the general fund of the state under
22 subparagraph subdivision (i) shall be deposited in the revenue
23 bonds federal subsidy holdback fund created in section 12.89A,
24 and the next one million two hundred fifty thousand dollars of
25 the moneys directed to be deposited in the general fund of the
26 state under subparagraph subdivision (i) shall be deposited in
27 the general fund of the state.
      (b) The next fifteen million dollars of the moneys directed
29 to be deposited in the general fund of the state in a fiscal
30 year pursuant to sections 99D.17 and 99F.11 shall be deposited
31 in the vision Iowa fund created in section 12.72 for the
32 fiscal year beginning July 1, 2000, and for each fiscal year
33 thereafter through the fiscal year beginning July 1, 2019 2012.
      (c) The next five million dollars of the moneys directed to
35 be deposited in the general fund of the state in a fiscal year
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1 pursuant to sections 99D.17 and 99F.11 shall be deposited in 2 the school infrastructure fund created in section 12.82 for the 3 fiscal year beginning July 1, 2000, and for each fiscal year 4 thereafter until the principal and interest on all bonds issued 5 by the treasurer of state pursuant to section 12.81 are paid, 6 as determined by the treasurer of state through the fiscal year 7 beginning July 1, 2012. (d) (i) The total moneys in excess of the moneys deposited 9 under this paragraph "e" in the revenue bonds debt service fund, 10 the revenue bonds federal subsidy holdback fund, the vision 11 Iowa fund, the school infrastructure fund, and the general fund 12 of the state in a fiscal year shall be deposited in the rebuild 13 Iowa infrastructure fund and shall be used as provided in this 14 section, notwithstanding section 8.60. (ii) (A) Except as otherwise provided in subparagraph part 16 (B), in lieu of the deposit in subparagraph subdivision (i), 17 for the fiscal years beginning July 1, 2010, and July 1, 2011, 18 and July 1, 2013, and for each fiscal year thereafter until the 19 principal and interest on all bonds issued by the treasurer 20 of state pursuant to section 12.87 are paid, as determined by 21 the treasurer of state, sixty-four million seven hundred fifty 22 thousand dollars of the excess moneys directed to be deposited 23 in the rebuild Iowa infrastructure fund under subparagraph 24 subdivision (i) shall be deposited in the general fund of the 25 state. (B) For the fiscal year beginning July 1, 2012, and ending 26 27 June 30, 2013, thirty-eight million seven hundred fifty 28 thousand dollars shall be deposited in the general fund of the 29 state and the next twenty million dollars shall be deposited in 30 the technology reinvestment fund. (2) If the total amount of moneys directed to be deposited 32 in the general fund of the state under sections 99D.17 and 33 99F.11 in $\frac{1}{2}$ any fiscal year through the fiscal year beginning 34 July 1, 2012, is less than the total amount of moneys directed 35 to be deposited in the revenue bonds debt service fund and



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1 the revenue bonds federal subsidy holdback fund in the fiscal 2 year pursuant to this paragraph "e", the difference shall be 3 paid from moneys deposited in the beer and liquor control fund 4 created in section 123.53 in the manner provided in section 5 123.53, subsection 3. (3) After the deposit of moneys directed to be deposited in 7 the general fund of the state, the revenue bonds debt service 8 fund, and the revenue bonds federal subsidy holdback fund, as 9 provided in subparagraph (1), subparagraph division (a), if the 10 total amount of moneys directed to be deposited in the general 11 fund of the state under sections 99D.17 and 99F.11 in a any 12 fiscal year through the fiscal year beginning July 1, 2012, is 13 less than the total amount of moneys directed to be deposited 14 in the vision Iowa fund and the school infrastructure fund in 15 the fiscal year pursuant to this paragraph "e", the difference 16 shall be paid from lottery revenues in the manner provided in 17 section 99G.39, subsection 3. Sec. 13. Section 8.57, subsection 5, Code 2013, is amended 18 19 by adding the following new paragraphs: 20 NEW PARAGRAPH. Of. (1) (a) (i) For the fiscal year 21 beginning July 1, 2013, and ending June 30, 2014, of the 22 wagering tax receipts received pursuant to sections 99D.17 and 23 99F.11, not more than a total of sixty-six million dollars 24 shall be deposited in the general fund of the state. (ii) However, in lieu of the deposit in subparagraph 26 subdivision (i), the first fifty-five million dollars shall 27 be deposited in the revenue bonds debt service fund created 28 in section 12.89, the next three million seven hundred fifty 29 thousand dollars shall be deposited in the revenue bonds 30 federal subsidy holdback fund created in section 12.89A, and 31 the next one million two hundred fifty thousand dollars shall 32 be deposited in the general fund of the state. (b) Of the wagering tax receipts received pursuant to 34 sections 99D.17 and 99F.11, the next fifteen million dollars

35 shall be deposited in the vision Iowa fund created in section



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1 12.72, and the next five million dollars shall be deposited in 2 the school infrastructure fund created in section 12.82. (c) (i) The total moneys in excess of the moneys deposited 4 under this paragraph 0f'' in the revenue bonds debt service 5 fund, the revenue bonds federal subsidy holdback fund, the 6 vision Iowa fund, the school infrastructure fund, and the 7 general fund of the state shall be deposited in the rebuild 8 Iowa infrastructure fund and shall be used as provided in this 9 section, notwithstanding section 8.60. 10 (ii) (A) Except as otherwise provided in subparagraph 11 part (B), of the excess moneys directed to be deposited in the 12 rebuild Iowa infrastructure fund under subparagraph subdivision 13 (i) and in lieu of the deposit in subparagraph subdivision (i), 14 sixty-four million seven hundred fifty thousand dollars shall 15 be deposited in the general fund of the state. (B) Eighteen million seven hundred fifty thousand dollars 16 17 shall be deposited in the general fund of the state and the 18 next forty-two million dollars shall be deposited in the 19 environment first fund. (2) For the fiscal year beginning July 1, 2013, and ending 21 June 30, 2014, if the total amount of moneys directed to be 22 deposited in the general fund of the state under subparagraph 23 (1), subparagraph division (a), subparagraph subdivision 24 (i), is less than the total amount of moneys directed to 25 be deposited in the revenue bonds debt service fund and 26 the revenue bonds federal subsidy holdback fund pursuant to 27 subparagraph (1), subparagraph division (a), subparagraph 28 subdivision (ii), the difference shall be paid from moneys 29 deposited in the beer and liquor control fund created in 30 section 123.53 in the manner provided in section 123.53, 31 subsection 3. (3) For the fiscal year beginning July 1, 2013, and ending 32 33 June 30, 2014, after the deposit of moneys directed to be 34 deposited in the general fund of the state, the revenue bonds 35 debt service fund, and the revenue bonds federal subsidy



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1 holdback fund, as provided in subparagraph (1), subparagraph 2 division (a), if the total amount of moneys directed to be 3 deposited in the general fund of the state under subparagraph 4 (1), subparagraph division (a), subparagraph subdivision 5 (i), is less than the total amount of moneys directed to be 6 deposited in the vision Iowa fund and the school infrastructure 7 fund pursuant to subparagraph (1), subparagraph division (b), 8 the difference shall be paid from lottery revenues in the 9 manner provided in section 99G.39, subsection 3. 10 NEW PARAGRAPH. 00f. (1) (a) For the fiscal year beginning 11 July 1, 2014, and for each fiscal year thereafter until the 12 principal and interest on all bonds issued by the treasurer 13 of state pursuant to section 12.87 are paid, as determined by 14 the treasurer of state, of the wagering tax receipts received 15 pursuant to sections 99D.17 and 99F.11, the first fifty-five 16 million dollars shall be deposited in the revenue bonds debt 17 service fund created in section 12.89, and the next three 18 million seven hundred fifty thousand dollars shall be deposited 19 in the revenue bonds federal subsidy holdback fund created in 20 section 12.89A. (b) For the fiscal year beginning July 1, 2014, and for each 21 22 fiscal year through the fiscal year beginning July 1, 2019, of 23 the wagering tax receipts received pursuant to sections 99D.17 24 and 99F.11, the next fifteen million dollars shall be deposited 25 in the vision Iowa fund created in section 12.72. (c) For the fiscal year beginning July 1, 2014, and for 26 27 each fiscal year thereafter until the principal and interest on 28 all bonds issued by the treasurer of state pursuant to section 29 12.81 are paid, as determined by the treasurer of state, of the 30 wagering tax receipts received pursuant to sections 99D.17 and 31 99F.11, the next five million dollars shall be deposited in the 32 school infrastructure fund created in section 12.82. (d) For the fiscal year beginning July 1, 2014, and for each 34 fiscal year thereafter, of the wagering tax receipts received 35 pursuant to sections 99D.17 and 99F.11, the next forty-two



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1 million dollars shall be deposited in the environment first 2 fund.

- 3 (e) For the fiscal year beginning July 1, 2014, and for 4 each fiscal year thereafter, the total moneys in excess of the
- 5 moneys deposited under this paragraph "OOf" in the revenue bonds
- 6 debt service fund, the revenue bonds federal subsidy holdback
- 7 fund, the vision Iowa fund, the school infrastructure fund, and
- 8 the environment first fund, shall be deposited in the rebuild
- 9 Iowa infrastructure fund and shall be used as provided in this
- 10 section, notwithstanding section 8.60.
- 11 (2) For the fiscal year beginning July 1, 2014, and for each
- 12 fiscal year thereafter, if the total amount of the wagering
- 13 tax receipts received pursuant to sections 99D.17 and 99F.11,
- 14 and to be deposited pursuant to subparagraph (1), subparagraph
- 15 division (a), is less than the total amount of moneys directed
- 16 to be deposited in the revenue bonds debt service fund and the
- 17 revenue bonds federal subsidy holdback fund in the fiscal year
- 18 pursuant to subparagraph (1), subparagraph division (a), the
- 19 difference shall be paid from moneys deposited in the beer and
- 20 liquor control fund created in section 123.53 in the manner
- 21 provided in section 123.53, subsection 3.
- 22 (3) For the fiscal year beginning July 1, 2014, and for
- 23 each fiscal year thereafter, after the deposit of moneys
- 24 directed to be deposited in the revenue bonds debt service
- 25 fund and the revenue bonds federal subsidy holdback fund, as
- 26 provided in subparagraph (1), subparagraph division (a), if the
- 27 total amount of the wagering tax receipts received pursuant
- 28 to sections 99D.17 and 99F.11, and to be deposited pursuant
- 29 to subparagraph (1), subparagraph divisions (b) and (c), is
- 30 less than the total amount of moneys directed to be deposited
- 31 in the vision Iowa fund and the school infrastructure fund in
- 32 the fiscal year pursuant to subparagraph (1), subparagraph
- 33 divisions (b) and (c), the difference shall be paid from
- 34 lottery revenues in the manner provided in section 99G.39,
- 35 subsection 3.

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Sec. 14. Section 8.57A, subsection 4, Code 2013, is amended 2 to read as follows: 4. a. There is appropriated from the rebuild Iowa 4 infrastructure fund for the fiscal year beginning July 1, 2013, 5 and for each fiscal year thereafter, the sum of forty-two 6 million dollars to the environment first fund, notwithstanding 7 section 8.57, subsection 5, paragraph "c". b. There is appropriated from the rebuild Iowa 9 infrastructure fund each fiscal year for the period beginning 10 July 1, 2010, and ending June 30, 2012, the sum of thirty-three 11 million dollars to the environment first fund, notwithstanding 12 section 8.57, subsection 5, paragraph "c". c. There is appropriated from the rebuild Iowa 13 14 infrastructure fund for the fiscal year beginning July 1, 15 2012, and ending June 30, 2013, the sum of thirty-five million 16 dollars to the environment first fund, notwithstanding section 17 8.57, subsection 5, paragraph c. Sec. 15. Section 8.57C, subsection 3, Code 2013, is amended 19 to read as follows: 3. a. There is appropriated from the general fund of the 21 state for the fiscal year beginning July 1, 2013 2015, and for 22 each subsequent fiscal year thereafter, the sum of seventeen 23 million five hundred thousand dollars to the technology 24 reinvestment fund. b. There is appropriated from the rebuild Iowa 26 infrastructure fund for the fiscal year beginning July 1, 2008, 27 and ending June 30, 2009, the sum of seventeen million five 28 hundred thousand dollars, and for the fiscal year beginning 29 July 1, 2009, and ending June 30, 2010, the sum of fourteen 30 million five hundred twenty-five thousand dollars to the 31 technology reinvestment fund, notwithstanding section 8.57, 32 subsection 5, paragraph "c". c. There is appropriated from the rebuild Iowa 34 infrastructure fund for the fiscal year beginning July 1, 2010, 35 and ending June 30, 2011, the sum of ten million dollars to the

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- 1 technology reinvestment fund, notwithstanding section 8.57,
- 2 subsection 5, paragraph c.
- 3 d. There is appropriated from the rebuild Iowa
- 4 infrastructure fund for the fiscal year beginning July 1,
- 5 2011, and ending June 30, 2012, the sum of fifteen million
- 6 five hundred forty-one thousand dollars to the technology
- 7 reinvestment fund, notwithstanding section 8.57, subsection 5,
- 8 paragraph "c".
- 9 e. There is appropriated from the rebuild Iowa
- 10 infrastructure fund for each fiscal year of the fiscal period
- 11 beginning July 1, 2013, and ending June 30, 2015, the sum
- 12 of seventeen million five hundred thousand dollars to the
- 13 technology reinvestment fund, notwithstanding section 8.57,
- 14 subsection 5, paragraph "c".
- 15 Sec. 16. Section 15.106B, subsection 2, paragraph d,
- 16 subparagraph (1), Code 2013, is amended by adding the following
- 17 new subparagraph division:
- 18 NEW SUBPARAGRAPH DIVISION. (i) Services pertaining to the
- 19 pursuit and possible establishment of a regional hub under
- 20 the national network for manufacturing innovation program to
- 21 accelerate development and adoption of innovative manufacturing
- 22 technologies for making new globally competitive products.
- 23 Sec. 17. Section 15F.204, subsection 8, paragraph q, Code
- 24 2013, is amended to read as follows:
- 25 g. For each fiscal year for the fiscal period beginning July
- 26 1, 2012, and ending June 30, $\frac{2014}{2015}$, the sum of five million
- 27 dollars.
- 28 Sec. 18. Section 99D.14, subsection 2, paragraph c, Code
- 29 2013, is amended to read as follows:
- 30 c. Notwithstanding sections 8.60 and 99D.17, the portion of
- 31 the fee paid pursuant to paragraph "a" relating to the costs
- 32 of the commission shall not be deposited in the general fund
- 33 of the state but instead shall be deposited into the gaming
- 34 regulatory revolving fund established in section 99F.20.
- 35 Sec. 19. Section 99D.17, Code 2013, is amended to read as

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| 1 | follows: |
|----|--|
| 2 | 99D.17 Use of funds. |
| 3 | Funds received pursuant to sections 99D.14 and 99D.15 shall |
| 4 | be deposited in the general fund of the state as provided |
| 5 | in section 8.57, subsection 5, and shall be subject to the |
| 6 | requirements of section 8.60. These funds shall first be |
| 7 | used to the extent appropriated by the general assembly. The |
| 8 | commission is subject to the budget requirements of chapter |
| 9 | 8 and the applicable auditing requirements and procedures of |
| 10 | chapter 11. |
| 11 | Sec. 20. Section 99F.10, subsection 4, paragraph c, Code |
| 12 | 2013, is amended to read as follows: |
| 13 | c. Notwithstanding sections 8.60 and 99F.4, the portion of |
| 14 | the fee paid pursuant to paragraph $``a"$ relating to the costs |
| 15 | of the commission shall not be deposited in the general fund |
| 16 | of the state but instead shall be deposited into the gaming |
| 17 | regulatory revolving fund established in section 99F.20. |
| 18 | Sec. 21. Section 99F.11, subsection 3, paragraph e, Code |
| 19 | 2013, is amended to read as follows: |
| 20 | e. The remaining amount of the adjusted gross receipts tax |
| 21 | shall be credited to the general fund of the state as provided |
| 22 | in section 8.57, subsection 5 . |
| 23 | DIVISION VIII |
| 24 | CHANGES TO PRIOR APPROPRIATIONS |
| 25 | Sec. 22. 2007 Iowa Acts, chapter 219, section 2, as amended |
| 26 | by 2011 Iowa Acts, chapter 133, section 32, and 2012 Iowa Acts, |
| 27 | chapter 1138, section 10, is amended to read as follows: |
| 28 | SEC. 2. REVERSION. |
| 29 | Except as provided in subsection 2 and notwithstanding |
| 30 | section 8.33, moneys appropriated for the fiscal year beginning |
| 31 | July 1, 2007, in this division of this Act that remain |
| 32 | unencumbered or unobligated at the close of the fiscal year |
| 33 | shall not revert but shall remain available for the purposes |
| 34 | designated until the close of the fiscal year that begins July |
| 35 | 1, 2010, or until the project for which the appropriation was |
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1 made is completed, whichever is earlier. 2. a. Notwithstanding section 8.33, moneys appropriated 3 in section 1, subsection 1, paragraphs "a" and "f" of this 4 division of this Act that remain unencumbered or unobligated at 5 the close of the fiscal year for which they were appropriated 6 shall not revert but shall remain available for the purposes 7 designated until the close of the fiscal year that begins July 8 1, 2012 2013, or until the project for which the appropriation 9 was made is completed, whichever is earlier. 10 b. The department of administrative services is authorized 11 to provide for the disposition and relocation of structures 12 located at 707 east locust and 709 east locust, Des Moines, 13 Iowa, in a manner as deemed appropriate by the department. 14 The disposition of the structures, if possible, shall be 15 completed in a manner that reduces or eliminates the costs 16 of the state associated with the removal of the structures 17 from their current locations. Any amount received from the 18 disposition of the structures as permitted under this section 19 shall be retained by the department to pay for improvement 20 costs associated with the restoration of the west capitol 21 terrace. The department, if unable to otherwise dispose of 22 the structures, is authorized to demolish the structures using 23 other appropriate funding available to the department. Sec. 23. 2008 Iowa Acts, chapter 1179, section 20, as 25 amended by 2009 Iowa Acts, chapter 173, section 25, is amended 26 to read as follows: SEC 20. REVERSION. 27 1. Notwithstanding Except as provided in subsections 2 28 29 through 4 and notwithstanding section 8.33, moneys appropriated 30 in this division of this Act for the fiscal year beginning July 31 1, 2008, and ending June 30, 2009, shall not revert at the 32 close of the fiscal year for which they are appropriated but 33 shall remain available for the purposes designated until the 34 close of the fiscal year that begins July 1, 2012, or until 35 the project for which the appropriation was made is completed,



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- 2. Notwithstanding section 8.33, moneys appropriated in 3 section 18, subsection 9, paragraph "a", of this division as 4 amended by 2009 Iowa Acts, chapter 173, section 24, that remain
- 5 unencumbered or unobligated at the close of the fiscal year for
- 6 which they were appropriated shall not revert but shall remain 7 available for the purposes designated until the close of the
- 8 fiscal year that begins July 1, 2017, or until the project for
- 9 which the appropriation was made is completed, whichever is 10 earlier.
- 3. Notwithstanding section 8.33, moneys appropriated in 11
- 12 section 18, subsection 1, paragraph "h", of this division of
- 13 this Act as amended by 2009 Iowa Acts, chapter 173, section
- 14 23, that remain unencumbered or unobligated at the close of
- 15 the fiscal year for which the appropriation was made shall not
- 16 revert but shall remain available for the purpose designated
- 17 until the close of the fiscal year that begins July 1, 2013,
- 18 or until the project for which the appropriation was made is
- 19 completed, whichever is earlier.

1 whichever is earlier.

- 20 4. Notwithstanding section 8.33, moneys appropriated to
- 21 the department of economic development in section 18 of this
- 22 division of this Act as amended by 2009 Iowa Acts, chapter 173,
- 23 section 24, and 2011 Iowa Acts, chapter 133, section 34, that
- 24 remain unencumbered or unobligated at the close of the fiscal
- 25 year for which the appropriation was made shall not revert but
- 26 shall remain available for the purpose designated until the
- 27 close of the fiscal year that begins July 1, 2014, or until
- 28 the project for which the appropriation was made is completed,
- 29 whichever is earlier.
- Sec. 24. 2008 Iowa Acts, chapter 1179, section 23, is 30
- 31 amended to read as follows:
- SEC 23. REVERSION. Notwithstanding section 8.33, moneys 32
- 33 appropriated in this division of this Act for the fiscal
- 34 year beginning July 1, 2008, and ending June 30, 2009, shall
- 35 not revert at the close of the fiscal year for which they

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- 1 are appropriated but shall remain available for the purposes
- 2 designated until the close of the fiscal year that begins July
- 3 1, 2012 2013, or until the project for which the appropriation
- 4 was made is completed, whichever is earlier.
- 5 Sec. 25. 2009 Iowa Acts, chapter 173, section 15, is amended
- 6 to read as follows:
- 7 SEC 15. REVERSION.
- 8 1. Notwithstanding Except as provided in subsections 2 and
- 9 3 and notwithstanding section 8.33, moneys appropriated in this
- 10 division of this Act for the fiscal year beginning July 1,
- 11 2009, and ending June 30, 2010, shall not revert at the close
- 12 of the fiscal year for which they are appropriated but shall
- 13 remain available for the purposes designated until the close of
- 14 the fiscal year that begins July 1, 2012, or until the project
- 15 for which the appropriation was made is completed, whichever
- 16 is earlier.
- 17 2. Notwithstanding section 8.33, moneys appropriated in
- 18 section 13, subsection 4, paragraph "a", of this division
- 19 of this Act that remain unencumbered or unobligated at the
- 20 close of the fiscal year for which the appropriation was made
- 21 shall not revert but shall remain available for the purposes
- 22 designated until the close of the fiscal year that begins July
- 23 1, 2014, or until the projects for which the appropriation was
- 24 made are completed, whichever is earlier.
- 25 3. Notwithstanding section 8.33, moneys appropriated in
- 26 section 13, subsection 4, paragraph "d", of this division of
- 27 this Act as amended by 2010 Iowa Acts, chapter 1184, section
- 28 65, that remain unencumbered or unobligated at the close of
- 29 the fiscal year for which the appropriation was made shall not
- 30 revert but shall remain available for the purposes designated
- 31 until the close of the fiscal year that begins July 1, 2013,
- 32 or until the projects for which the appropriation was made are
- 33 completed, whichever is earlier.
- 34 Sec. 26. 2009 Iowa Acts, chapter 184, section 4, is amended
- 35 to read as follows:



| 1 | SEC. 20. REVERSION. | | | | | |
|------------|---|--|--|--|--|--|
| 2 | 1. For Except as provided in subsection 2, for purposes | | | | | |
| 3 | of section 8.33, unless specifically provided otherwise, | | | | | |
| 4 | unencumbered or unobligated moneys made from an appropriation | | | | | |
| 5 | in this division of this Act shall not revert but shall remain | | | | | |
| 6 | available for expenditure for the purposes designated until the | | | | | |
| 7 | close of the fiscal year that ends three years after the end of | | | | | |
| 8 | the fiscal year for which the appropriation was made. However, | | | | | |
| 9 | if the project or projects for which such appropriation was | | | | | |
| LO | made are completed in an earlier fiscal year, unencumbered | | | | | |
| L1 | or unobligated moneys shall revert at the close of that same | | | | | |
| L 2 | fiscal year. | | | | | |
| L3 | 2. Notwithstanding section 8.33, moneys appropriated | | | | | |
| L 4 | in section 1, subsection 1, paragraphs "c" and "e", of | | | | | |
| L 5 | this division of this Act shall not revert but shall remain | | | | | |
| L 6 | available for the purposes designated until the close of the | | | | | |
| L 7 | fiscal year that begins July 1, 2013, or until the project for | | | | | |
| L 8 | which the appropriation was made is completed, whichever is | | | | | |
| L 9 | <pre>earlier.</pre> | | | | | |
| 20 | Sec. 27. 2011 Iowa Acts, chapter 133, section 3, subsection | | | | | |
| 21 | 5, paragraph a, as amended by 2012 Iowa Acts, chapter 1140, | | | | | |
| 22 | section 17, is amended to read as follows: | | | | | |
| 23 | a. To be used for medical contracts under the medical | | | | | |
| 24 | assistance program for technology upgrades necessary to support | | | | | |
| 25 | Medicaid claims and other health operations, worldwide HIPAA | | | | | |
| 26 | claims transactions and coding requirements, and the Iowa | | | | | |
| 27 | automated benefits calculation system: | | | | | |
| 28 | FY 2011-2012 \$ 3,494,176 | | | | | |
| 29 | FY 2012-2013 \$ 4,120,037 | | | | | |
| 30 | FY 2013-2014 \$ 4,815,163 | | | | | |
| 31 | 4,315,163 | | | | | |
| 32 | FY 2014-2015 \$ 1,945,684 | | | | | |
| 33 | 2,445,684 | | | | | |
| 3 4 | Sec. 28. 2012 Iowa Acts, chapter 1140, section 1, subsection | | | | | |
| 35 | 1, paragraph a, unnumbered paragraph 2, is amended to read as | | | | | |
| | | | | | | |



| 1 | follows: | | | | | |
|----|--|--|--|--|--|--|
| 2 | The moneys appropriated in this lettered paragraph shall be | | | | | |
| 3 | used according to the department's major maintenance project | | | | | |
| 4 | recommendation list submitted to the Governor's vertical | | | | | |
| 5 | infrastructure advisory committee. | | | | | |
| 6 | Sec. 29. 2012 Iowa Acts, chapter 1140, section 1, subsection | | | | | |
| 7 | 3, paragraph a, is amended to read as follows: | | | | | |
| 8 | a. For exterior and interior repairs and related | | | | | |
| 9 | improvements to the state historical building, including the | | | | | |
| 10 | addition of a visitor center: | | | | | |
| 11 | FY 2012-2013 \$ 1,450,000 | | | | | |
| 12 | FY 2013-2014 \$ 1,000,000 | | | | | |
| 13 | 1,800,00 | | | | | |
| 14 | Notwithstanding section 8.57, subsection 5, paragraph "c", | | | | | |
| 15 | $\underline{\text{moneys}}$ appropriated for the fiscal year beginning July 1, 2013, | | | | | |
| 16 | may be used for planning purposes, including for soliciting | | | | | |
| 17 | public user feedback, relating to the preliminary design for | | | | | |
| 18 | grenovations for the state historical building. | | | | | |
| 19 | 9 Sec. 30. EFFECTIVE UPON ENACTMENT. This division of this | | | | | |
| 20 | Act, being deemed of immediate importance, takes effect upon | | | | | |
| 21 | enactment. | | | | | |
| 22 | EXPLANATION | | | | | |
| 23 | This bill relates to and makes appropriations to state | | | | | |
| 24 | departments and agencies from the rebuild Iowa infrastructure | | | | | |
| 25 | fund and the technology reinvestment fund, and provides for | | | | | |
| 26 | related matters. The bill is organized by divisions. | | | | | |
| 27 | DIVISION I - REBUILD IOWA INFRASTRUCTURE FUND. This | | | | | |
| 28 | division appropriates project funding for FY 2013-2014 from | | | | | |
| 29 | the rebuild Iowa infrastructure fund for projects for the | | | | | |
| 30 | departments of administrative services, cultural affairs, | | | | | |
| 31 | education, human services, natural resources, public defense, | | | | | |
| 32 | transportation, and veterans affairs, and for the economic | | | | | |
| 33 | development authority, treasurer of state, board of regents, | | | | | |
| 34 | and the state fair authority. The division appropriates | | | | | |
| 35 | project funding for FY 2014-2015 from the rebuild Iowa | | | | | |
| | | | | | | |

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| 1 | infrastructure fund for projects for the departments of | | | | | |
|----|--|--|--|--|--|--|
| 2 | administrative services, cultural affairs, education, human | | | | | |
| 3 | services, natural resources, public defense, transportation, | | | | | |
| 4 | and veterans affairs, and for the economic development | | | | | |
| 5 | authority, treasurer of state, board of regents, and the | | | | | |
| 6 | state fair authority. The division appropriates project | | | | | |
| 7 | funding for FY 2015-2016 and FY 2016-2017 to the department | | | | | |
| 8 | of administrative services, and the board of regents, and FY | | | | | |
| 9 | 2017-2018 to the board of regents. | | | | | |
| 10 | DIVISION II - TECHNOLOGY REINVESTMENT FUND. This division | | | | | |
| 11 | appropriates project funding for FY 2013-2014 from the | | | | | |
| 12 | technology reinvestment fund for the departments of education, | | | | | |
| 13 | 3 human rights, human services, management, and public health | | | | | |
| 14 | and for the Iowa telecommunications and technology commission. | | | | | |
| 15 | The division appropriates project funding for FY 2014-2015 | | | | | |
| 16 | from the technology reinvestment fund for the departments | | | | | |
| 17 | of administrative services, education, human rights, and | | | | | |
| 18 | management, and for the Iowa telecommunications and technology | | | | | |
| 19 | commission. | | | | | |
| 20 | DIVISION III — CHILDREN'S HEALTH INSURANCE PROGRAM — | | | | | |
| 21 | TECHNOLOGY REINVESTMENT FUND. This division transfers moneys | | | | | |
| 22 | Preceived from the federal children's health insurance program | | | | | |
| 23 | reauthorization Act of 2009 (CHIP) to the department of | | | | | |
| 24 | administrative services for FY 2013-2014. | | | | | |
| 25 | DIVISION IV - FEDERAL ECONOMIC STIMULUS AND JOBS | | | | | |
| 26 | HOLDING FUND AND VALUES FUND MONEY TRANSFER — REBUILD IOWA | | | | | |
| 27 | INFRASTRUCTURE FUND. This division requires the economic | | | | | |
| 28 | development authority to transfer any loan payments or | | | | | |
| 29 | repayments and recaptures of principal, interest, or other | | | | | |
| 30 | moneys accruing pursuant to an economic development agreement | | | | | |
| 31 | under a program funded using moneys from the federal economic | | | | | |
| 32 | stimulus and jobs holding fund into a fund established by the | | | | | |
| 33 | economic development authority. | | | | | |

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The division provides that any moneys in the economic

35 development fund created in Code section 15G.111 that remain

34



| 1 | unobligated on July 1, 2013, shall be transferred annually | | | | | |
|------------|--|--|--|--|--|--|
| 2 | by June 30 to the rebuild Iowa infrastructure fund, and that | | | | | |
| 3 | any loan payments or repayments and recaptures of principal, | | | | | |
| 4 | interest, or other moneys accruing to the authority after July | | | | | |
| 5 | | | | | | |
| 6 | shall be transferred to a fund established by the economic | | | | | |
| 7 | development authority. | | | | | |
| 8 | DIVISION V - PROPERTY TAX CREDIT FUND - TRANSFER. This | | | | | |
| 9 | division transfers the remaining balance as of June 30, 2013, | | | | | |
| 10 | in the property tax credit fund created in 2010 Iowa Acts, | | | | | |
| 11 | chapter 1193, to the rebuild Iowa infrastructure fund. The | | | | | |
| 12 | division takes effect upon enactment. | | | | | |
| 13 | DIVISION VI — IOWA COMMUNICATIONS NETWORK — AUTHORIZATION | | | | | |
| 14 | FOR CONTRACTS. This division provides that the general | | | | | |
| 15 | assembly authorizes the Iowa telecommunications and technology | | | | | |
| 16 | commission to enter into contracts in excess of the contract | | | | | |
| 17 | limitation amount established in Code section 8D.11, | | | | | |
| 18 | for purposes of the commission's project associated with | | | | | |
| 19 | implementing a managed services solution to provide unified | | | | | |
| 20 | communications services on or related to the capitol complex. | | | | | |
| 21 | This authorization applies for the duration of the commission's $% \left(1\right) =\left(1\right) \left($ | | | | | |
| 22 | project and to all affected contracts associated with the | | | | | |
| 23 | project and project funding. | | | | | |
| 24 | The division takes effect upon enactment. | | | | | |
| 25 | DIVISION VII - MISCELLANEOUS CODE CHANGES. Under current | | | | | |
| 26 | law, wagering taxes are imposed on the adjusted gross receipts | | | | | |
| 27 | received each fiscal year from gambling games authorized | | | | | |
| 28 | under Code chapter 99F and on the gross sum wagered at each | | | | | |
| 29 | track licensed for horse and dog racing under Code chapter | | | | | |
| 30 | 99D. Allocations of the state's wagering tax revenue is | | | | | |
| 31 | allocated in accordance with Code section 8.57, subsection 5, | | | | | |
| 3 2 | paragraph "e". The division amends the wagering tax revenue | | | | | |
| 33 | allocation to the general fund of the state by reducing the | | | | | |
| 34 | amount to be deposited into the general fund of the state for | | | | | |
| 35 | FY 2013-2014 and by eliminating the deposit into the general | | | | | |

| 1 | fund of the state starting in FY 2014-2015. For FY 2013-2014, | | | | | | |
|----|--|--|--|--|--|--|--|
| 2 | the amount of wagering taxes deposited into the general fund | | | | | | |
| 3 | of the state is reduced by \$46 million. Of that amount, \$42 | | | | | | |
| 4 | million is deposited in the environment first fund and \$4 | | | | | | |
| 5 | million additional revenue is directed to be deposited into th | | | | | | |
| 6 | rebuild Iowa infrastructure fund. Beginning in FY 2014-2015, | | | | | | |
| 7 | the entire \$66 million that had been deposited into the general | | | | | | |
| 8 | fund of the state is eliminated. Of that, \$42 million is | | | | | | |
| 9 | directed to the environment first fund and \$24 million is | | | | | | |
| 10 | directed to be deposited into the rebuild Iowa infrastructure | | | | | | |
| 11 | fund. All other allocations from wagering tax receipts are not | | | | | | |
| 12 | affected and remain as they are under current law. | | | | | | |
| 13 | The division makes conforming Code changes to Code sections | | | | | | |
| 14 | 8.57A (environment first fund), 99D.14 (racetrack gambling | | | | | | |
| 15 | taxes), 99D.17 (use of funds), 99F.10 (regulatory fees), and | | | | | | |
| 16 | 99F.11 (gambling game wagering taxes). | | | | | | |
| 17 | | | | | | | |
| 18 | general fund appropriation to the technology investment fund in | | | | | | |
| 19 | Code section 8.57C by appropriating the \$17.5 million from the | | | | | | |
| 20 | rebuild Iowa infrastructure fund instead of the general fund of | | | | | | |
| 21 | the state for just FY 2013-2014 and FY 2014-2015. | | | | | | |
| 22 | The division amends Code section 15.106B, relating to the | | | | | | |
| 23 | specific program powers of the economic development authority, | | | | | | |
| 24 | to provide that the authority may delegate the function of | | | | | | |
| 25 | services pertaining to the pursuit and establishment of a | | | | | | |
| 26 | regional hub institute for manufacturing innovation under the | | | | | | |
| 27 | national network for manufacturing innovation program to the | | | | | | |
| 28 | Iowa innovation corporation. | | | | | | |
| 29 | The division extends the \$5 million rebuild Iowa | | | | | | |
| 30 | infrastructure fund appropriation to the community attraction | | | | | | |
| 31 | and tourism fund under the control of the vision Iowa board to | | | | | | |
| 32 | FY 2014-2015. | | | | | | |
| 33 | DIVISION VIII - CHANGES TO PRIOR APPROPRIATIONS. This | | | | | | |
| 34 | division extends the reversion date for moneys appropriated | | | | | | |
| 35 | from the rebuild Iowa infrastructure fund to the department | | | | | | |

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1 of administrative services for relocation and project costs 2 associated with remodeling projects on the capitol complex 3 and for facility lease payments and costs associated with the 4 restoration of the west capitol terrace to June 30, 2014. The division extends the reversion date for moneys 6 appropriated from the revenue bonds capitals fund to the 7 department of veterans affairs for the Iowa veterans home to 8 June 30, 2018; to the department of administrative services 9 for major repairs and major maintenance to June 30, 2014; and 10 to the department of economic development for the community 11 attraction and tourism fund, the river enhancement community 12 attraction and tourism fund, and the accelerated career 13 education program, to June 30, 2015. The division extends the reversion date for moneys 15 appropriated from the FY 2009 prison bonding fund to the 16 department of corrections for costs associated with the 17 building of a new Iowa state penitentiary at Fort Madison to 18 June 30, 2014. 19 The division extends the reversion date for moneys 20 appropriated from the revenue bonds capitals fund to the Iowa 21 finance authority for water quality and wastewater improvement 22 projects to June 30, 2015, and for the affordable housing 23 assistance grant fund to June 30, 2014. The division extends the reversion date for moneys 25 appropriated from the rebuild Iowa infrastructure fund to the 26 department of administrative services for improvements to 27 and the renovation of the Wallace building and for capitol 28 restoration costs to June 30, 2014. The division makes changes to prior appropriations from 29 30 the technology reinvestment fund to the department of human 31 services for medical contracts under the medical assistance 32 program for technology upgrades for FY 2013-2014 and FY 33 2014-2015.

> LSB 1008HV (1) 85 rh/tm

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35 language from the rebuild Iowa infrastructure fund to the

The division makes a technical change to prior appropriation



- 1 department of administrative services for major repairs and
- 2 maintenance for FY 2012-2013.
- 3 The division makes changes to prior appropriations from the
- 4 rebuild Iowa infrastructure fund to the department of cultural
- 5 affairs for repairs and improvements to the state historical
- 6 building for FY 2013-2014.
- 7 The division is effective upon enactment.



House File 639 - Introduced

HOUSE FILE 639
BY COMMITTEE ON WAYS AND MEANS

(SUCCESSOR TO HF 624) (SUCCESSOR TO HF 502) (SUCCESSOR TO HSB 164)

A BILL FOR

- 1 An Act relating to real estate broker and real estate
- 2 salesperson licensing fees and allocations from those fees,
- 3 and making an appropriation.
- 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

TLSB 2164HW (1) 85 rn/sc

| 1 | Section 1. Section 543B.14, Code 2013, is amended to read | | | | | | |
|------------|--|--|--|--|--|--|--|
| 2 | as follows: | | | | | | |
| 3 | 543B.14 Fees and expenses — funds. | | | | | | |
| 4 | All fees and charges collected by the real estate commission | | | | | | |
| 5 | under this chapter shall be paid into the general fund of the | | | | | | |
| 6 | state, except that fifty twenty-five dollars from each real | | | | | | |
| 7 | estate salesperson's license <u>fee</u> and each broker's license | | | | | | |
| 8 | shall be paid into the Iowa real estate education fund created | | | | | | |
| 9 | in section 543B.54 fee is appropriated to the professional | | | | | | |
| LO | licensing and regulation bureau of the banking division of | | | | | | |
| L1 | the department of commerce for the purpose of hiring and | | | | | | |
| L 2 | compensating a real estate education director and regulatory | | | | | | |
| L 3 | <pre>compliance personnel. All expenses incurred by the commission</pre> | | | | | | |
| L 4 | under this chapter, including compensation of staff assigned to | | | | | | |
| L 5 | the commission, shall be paid from funds appropriated for those $% \left(1\right) =\left(1\right) \left($ | | | | | | |
| L 6 | purposes, except for expenses incurred and compensation paid | | | | | | |
| L7 | $ \begin{tabular}{lllllllllllllllllllllllllllllllllll$ | | | | | | |
| L8 | of the real estate education fund. | | | | | | |
| L 9 | Sec. 2. Section 546.10, subsection 3, paragraph b, Code | | | | | | |
| 20 | 2013, is amended to read as follows: | | | | | | |
| 21 | b. Notwithstanding subsection 5, eighty-five percent of the | | | | | | |
| 22 | funds received annually resulting from an increase in licensing | | | | | | |
| 23 | fees implemented on or after April 1, 2002, by a licensing | | | | | | |
| 24 | board or commission listed in subsection 1, is appropriated | | | | | | |
| 25 | to the professional licensing and regulation bureau to be | | | | | | |
| 26 | allocated to the board or commission for the fiscal year | | | | | | |
| 27 | beginning July 1, 2002, and succeeding fiscal years, for | | | | | | |
| 28 | purposes related to the duties of the board or commission, | | | | | | |
| 29 | including but not limited to additional full-time equivalent | | | | | | |
| 30 | positions. In addition, notwithstanding subsection 5, | | | | | | |
| 31 | $\underline{\text{twenty-five dollars from each real estate salesperson's license}}$ | | | | | | |
| 32 | fee and each broker's license fee received pursuant to section | | | | | | |
| 33 | 543B.14 is appropriated to the professional licensing and | | | | | | |
| 34 | regulation bureau for the purpose of hiring and compensating | | | | | | |
| 35 | a real estate education director and regulatory compliance | | | | | | |



| 1 | personnel. The director of the department of administrative |
|------------|--|
| 2 | services shall draw warrants upon the treasurer of state from |
| 3 | the funds appropriated as provided in this section and shall |
| 4 | make the funds available to the professional licensing and |
| 5 | regulation bureau on a monthly basis during each fiscal year. |
| 6 | Sec. 3. REPEAL. Section 543B.54, Code 2013, is repealed. |
| 7 | Sec. 4. REAL ESTATE EDUCATION FUND - REMAINING FUNDS |
| 8 | TRANSFER. Any funds remaining in the real estate education |
| 9 | fund on June 30, 2013, shall not revert to the general fund of |
| L 0 | the state but are appropriated to the professional licensing |
| L1 | and regulation bureau of the banking division of the department $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left$ |
| L 2 | of commerce. Funds appropriated pursuant to this section |
| L 3 | shall be used for the public purpose of providing a grant to a |
| L 4 | nonprofit foundation affiliated with a statewide association |
| L 5 | of real estate professionals to provide real estate education |
| L 6 | programs, scholarship assistance, housing assistance programs, |
| L 7 | or to otherwise further the mission of the foundation. |
| L 8 | EXPLANATION |
| L 9 | This bill relates to real estate broker and real estate |
| 20 | salesperson licensing fees and allocations from those fees. |
| 21 | The bill reduces an allocation of \$50 that is currently |
| 22 | mandated from each real estate broker and real estate |
| | salesperson licensing fee for deposit into the Iowa real estate |
| 24 | education fund created in Code section 543B.54 to provide |
| 25 | grants to educational institutions to provide real estate |
| 26 | education programs and to hire and compensate a real estate |
| | education director and regulatory compliance personnel. The |
| | bill reduces the allocation to \$25, and appropriates the |
| | allocation to the professional licensing and regulation bureau |
| | of the banking division of the department of commerce for the |
| | purpose of hiring and compensating a real estate education |
| | director and regulatory compliance personnel. |
| 33 | The bill also repeals Code section 543B.54, modifies related |
| | provisions, and provides that any funds remaining in the Iowa |
| 35 | real estate education fund on June 30, 2013, shall not revert |



- 1 to the general fund of the state but are instead appropriated
- 2 to the professional licensing and regulation bureau for the
- 3 public purpose of providing a grant to a nonprofit foundation
- 4 affiliated with a statewide association of real estate
- 5 professionals for purposes specified in the bill.



House Study Bill 235 - Introduced

HOUSE FILE _____
BY (PROPOSED COMMITTEE ON APPROPRIATIONS BILL BY HOUSE APPROPRIATIONS SUBCOMMITTEE ON TRANSPORTATION, INFRASTRUCTURE, AND CAPITALS)

A BILL FOR

- 1 An Act relating to and making appropriations to state
- 2 departments and agencies from the rebuild Iowa
- 3 infrastructure fund and the technology reinvestment fund,
- 4 providing for related matters, and including effective date
- 5 provisions.
- 6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

TLSB 1008HB (2) 85 rh/tm



H.F. ____

| 1 | DIVISION I | | | | | |
|----|---|--|--|--|--|--|
| 2 | REBUILD IOWA INFRASTRUCTURE FUND | | | | | |
| 3 | Section 1. There is appropriated from the rebuild Iowa | | | | | |
| 4 | infrastructure fund to the following departments and agencies | | | | | |
| 5 | for the following fiscal years, the following amounts, or so | | | | | |
| 6 | much thereof as is necessary, to be used for the purposes | | | | | |
| 7 | | | | | | |
| 8 | 1. DEPARTMENT OF ADMINISTRATIVE SERVICES | | | | | |
| 9 | a. For projects related to major repairs and major | | | | | |
| 10 | maintenance for state buildings and facilities: | | | | | |
| 11 | FY 2013-2014: | | | | | |
| 12 | \$ 4,000,000 | | | | | |
| 13 | FY 2014-2015: | | | | | |
| 14 | \$ 14,000,000 | | | | | |
| 15 | b. For routine and preventative maintenance, | | | | | |
| _ | 6 notwithstanding section 8.57, subsection 5, paragraph "c": | | | | | |
| 17 | | | | | | |
| 18 | \$ 2,750,000 | | | | | |
| 19 | FY 2014-2015: | | | | | |
| 20 | \$ 3,000,000 | | | | | |
| 21 | c. For costs associated with the planning, design, | | | | | |
| | construction, and renovation of the Wallace office building | | | | | |
| | - | | | | | |
| 23 | including roof replacement: | | | | | |
| 24 | FY 2013-2014: | | | | | |
| 25 | \$ 500,000 | | | | | |
| 26 | FY 2014-2015: | | | | | |
| 27 | \$ 3,900,000 | | | | | |
| 28 | FY 2015-2016: | | | | | |
| 29 | \$ 20,300,000 | | | | | |
| 30 | FY 2016-2017: | | | | | |
| 31 | \$ 26,000,000 | | | | | |
| 32 | d. For costs associated with capitol interior and exterior | | | | | |
| 33 | 3 restoration, including the installation of a lightning | | | | | |
| 34 | 1 protection system: | | | | | |
| 35 | FY 2013-2014: | | | | | |
| | | | | | | |

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| 1 | \$ 330,000 | | | | | |
|------------|--|--|--|--|--|--|
| 2 | 2. DEPARTMENT OF CULTURAL AFFAIRS | | | | | |
| 3 | a. For deposit into the Iowa great places program fund | | | | | |
| 4 | created in section 303.3D for Iowa great places program | | | | | |
| 5 | projects that meet the definition of "vertical infrastructure" | | | | | |
| 6 | in section 8.57, subsection 5, paragraph "c": | | | | | |
| 7 | FY 2013-2014: | | | | | |
| 8 | \$ 1,000,000 | | | | | |
| 9 | FY 2014-2015: | | | | | |
| 10 | \$ 1,000,000 | | | | | |
| 11 | b. For the planning, design, construction, and renovation | | | | | |
| 12 | of the state historical building: | | | | | |
| 13 | FY 2014-2015: | | | | | |
| 14 | \$ 3,000,000 | | | | | |
| 15 | By October 15, 2014, the department shall submit a report to | | | | | |
| 16 | the general assembly on the results of the planning and study | | | | | |
| 17 | of the building including the use of and anticipated cash flow | | | | | |
| 18 | needs for the final building design. | | | | | |
| 19 | 3. ECONOMIC DEVELOPMENT AUTHORITY | | | | | |
| 20 | a. (1) For providing assistance under the high quality | | | | | |
| 21 | jobs program as described in section 15.335B, notwithstanding | | | | | |
| 22 | section 8.57, subsection 5, paragraph "c": | | | | | |
| 23 | FY 2013-2014: | | | | | |
| 24 | \$ 15,126,633 | | | | | |
| 25 | (2) For purposes of pursuing a regional hub institute | | | | | |
| 26 | for manufacturing innovation under the national network for | | | | | |
| 27 | manufacturing innovation program to accelerate development and | | | | | |
| 28 | adoption of innovative manufacturing technologies for making | | | | | |
| 29 | new globally competitive products, notwithstanding section | | | | | |
| 30 | 8.57, subsection 5, paragraph "c": | | | | | |
| 31 | FY 2013-2014: | | | | | |
| 3 2 | \$ 500,000 | | | | | |
| 33 | (3) Any amount in excess of the amounts appropriated in | | | | | |
| 34 | subparagraphs (1) and (2) that transfers pursuant to 2011 Iowa | | | | | |
| 35 | Acts, chapter 133, section 13A, subsection 1, as enacted by | | | | | |
| | | | | | | |



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| 1 | 1 this 2013 Act is appropriated for providing assistance under | | | | | |
|----|---|--|--|--|--|--|
| 2 | the high quality jobs program as described in section 15.335B, | | | | | |
| 3 | notwithstanding section 8.57, subsection 5, paragraph "c". | | | | | |
| 4 | b. For equal distribution to regional sports authority | | | | | |
| 5 | districts certified by the economic development authority | | | | | |
| 6 | pursuant to section 15E.321, notwithstanding section 8.57, | | | | | |
| 7 | subsection 5, paragraph "c": | | | | | |
| 8 | FY 2013-2014: | | | | | |
| 9 | \$ 500,000 | | | | | |
| 10 | FY 2014-2015: | | | | | |
| 11 | \$ 500,000 | | | | | |
| 12 | | | | | | |
| 13 | a. For accelerated career education program capital | | | | | |
| 14 | 4 projects at community colleges that are authorized under | | | | | |
| 15 | chapter 260G and that meet the definition of the term "vertical | | | | | |
| 16 | | | | | | |
| 17 | FY 2013-2014: | | | | | |
| 18 | \$ 6,000,000 | | | | | |
| 19 | FY 2014-2015: | | | | | |
| 20 | \$ 6,000,000 | | | | | |
| 21 | b. To the public broadcasting division for the replacement | | | | | |
| 22 | of equipment and for tower and facility maintenance, | | | | | |
| 23 | notwithstanding section 8.57, subsection 5, paragraph "c": | | | | | |
| 24 | FY 2013-2014: | | | | | |
| 25 | \$ 460,000 | | | | | |
| 26 | FY 2014-2015: | | | | | |
| 27 | \$ 873,250 | | | | | |
| 28 | c. For major renovation and major repair needs, including | | | | | |
| 29 | health, life, and fire safety needs and for compliance with | | | | | |
| 30 | the federal Americans with Disabilities Act for buildings and | | | | | |
| 31 | facilities under the purview of the community colleges: | | | | | |
| 32 | | | | | | |
| 33 | \$ 1,000,000 | | | | | |
| 34 | FY 2014-2015: | | | | | |
| 35 | \$ 1,000,000 | | | | | |
| | | | | | | |
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| | -3- rh/tm 3/32 | | | | | |



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| 1 | 5. DEPARTMENT OF HUMAN SERVICES | | | | | |
|------------|---|--|--|--|--|--|
| 2 | a. For a grant to a nonprofit child welfare, juvenile | | | | | |
| 3 | justice, and behavioral health agency for the construction of a | | | | | |
| 4 | psychiatric medical institution for children in a city with a | | | | | |
| 5 | population between 28,000 and 29,000 in the latest preceding | | | | | |
| 6 | | | | | | |
| 7 | FY 2013-2014: | | | | | |
| 8 | \$ 500,000 | | | | | |
| 9 | FY 2014-2015: | | | | | |
| 10 | \$ 500,000 | | | | | |
| 11 | b. For a grant to a nonprofit agency that provides | | | | | |
| 12 | innovative solutions to children and adults with autism in a | | | | | |
| 13 | city with a population between 14,500 and 15,500 in the latest | | | | | |
| 14 | preceding certified federal census for costs associated with | | | | | |
| 15 | improvements to facilities: | | | | | |
| 16 | FY 2013-2014: | | | | | |
| 17 | \$ 400,000 | | | | | |
| 18 | FY 2014-2015: | | | | | |
| 19 | \$ 400,000 | | | | | |
| 20 | c. For the renovation and construction of certain nursing | | | | | |
| 21 | facilities, consistent with the provisions of chapter 249K: | | | | | |
| 22 | FY 2013-2014: | | | | | |
| 23 | \$ 300,000 | | | | | |
| 24 | 6. DEPARTMENT OF PUBLIC DEFENSE | | | | | |
| 25 | a. For major maintenance projects at national guard | | | | | |
| 26 | armories and facilities: | | | | | |
| 27 | FY 2013-2014: | | | | | |
| 28 | \$ 2,000,000 | | | | | |
| 29 | FY 2014-2015: | | | | | |
| 30 | \$ 2,000,000 | | | | | |
| 31 | b. For construction improvement projects at statewide | | | | | |
| 3 2 | readiness centers: | | | | | |
| 33 | FY 2013-2014: | | | | | |
| 34 | \$ 2,000,000 | | | | | |
| 35 | FY 2014-2015: | | | | | |
| | | | | | | |

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H.F. ____

| 1 | | • • • • • | \$ | 2,000,000 | | |
|----|---|-----------|------------|---|--|--|
| 2 | c. For construction upgrades at Camp Dodge: | | | | | |
| 3 | FY 2013-2014: | | | | | |
| 4 | | | \$ | 500,000 | | |
| 5 | FY 2014-2015: | | | | | |
| 6 | | | \$ | 500,000 | | |
| 7 | 7. DEPARTMENT OF NATURAL RESOURCES | | | | | |
| 8 | For implementation of lake projects that h | ave es | tab] | lished | | |
| 9 | watershed improvement initiatives and communi | ty sup | port | t in | | |
| 10 | accordance with the department's annual lake | restor | atio | on | | |
| 11 | L plan and report, notwithstanding section 8.57, subsection 5, | | | | | |
| | paragraph "c": | | | | | |
| 13 | FY 2013-2014: | | | | | |
| 14 | | | \$ | 7,000,000 | | |
| 15 | FY 2014-2015: | | • | | | |
| 16 | | | Ś | 7,000,000 | | |
| 17 | 8. BOARD OF REGENTS | | т. | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | | |
| 18 | a. For allocation by the state board of re | egents | to | the | | |
| 19 | | | | | | |
| 20 | | _ | | Towa to | | |
| | reimburse the institutions for deficiencies i | | | | | |
| | funds resulting from the pledging of tuition, | | _ | _ | | |
| | and charges, and institutional income to fina | | | | | |
| | providing academic and administrative buildin | | | | | |
| | | ys and | Lat | cilities | | |
| | and utility services at the institutions: | | | | | |
| 26 | FY 2013-2014: | | , , | 7 067 775 | | |
| 27 | | • • • • | ₽ 4 | 2/,00/,//5 | | |
| 28 | FY 2014-2015: | | | 20 725 422 | | |
| 29 | , ,,,,, | | | | | |
| 30 | | | | | | |
| | l building components, for immediate fire safety needs, and for | | | | | |
| | 2 compliance with the federal Americans with Disabilities Act, | | | | | |
| | 3 at regents institutions: | | | | | |
| 34 | FY 2013-2014: | | | | | |
| 35 | | • • • • • | \$ | 2,000,000 | | |
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| | | | | | | |



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| 1 | FY 2014-2015: |
|----|---|
| 2 | \$ 5,000,000 |
| 3 | c. For costs associated with the renovation, modernization, |
| 4 | and construction of a new addition at the pharmacy building at |
| 5 | the state university of Iowa: |
| 6 | FY 2014-2015: |
| 7 | \$ 6,000,000 |
| 8 | FY 2015-2016: |
| 9 | \$ 13,000,000 |
| 10 | FY 2016-2017: |
| 11 | \$ 29,000,000 |
| 12 | FY 2017-2018: |
| 13 | \$ 19,600,000 |
| 14 | d. For the construction of a new biosciences building at |
| 15 | Iowa state university of science and technology: |
| 16 | FY 2014-2015: |
| 17 | \$ 5,000,000 |
| 18 | FY 2015-2016: |
| 19 | \$ 11,000,000 |
| _ | |
| 20 | FY 2016-2017: |
| 21 | \$ 19,500,000 |
| 22 | FY 2017-2018: |
| 23 | \$ 7,000,000 |
| 24 | e. For the renovation, modernization, and associated |
| 25 | improvements to an educational center for teacher education and |
| 26 | preparation at the university of northern Iowa: |
| 27 | FY 2014-2015: |
| 28 | \$ 3,000,000 |
| 29 | FY 2015-2016: |
| 30 | \$ 10,000,000 |
| 31 | FY 2016-2017: |
| 32 | \$ 13,600,000 |
| 33 | FY 2017-2018: |
| 34 | \$ 5,000,000 |
| 35 | 9. STATE FAIR AUTHORITY |
| | |

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H.F. ____

| , | |
|----|---|
| 1 | For infrastructure costs associated with the construction of |
| | a plaza on the Iowa state fairgrounds: |
| 3 | FY 2013-2014: |
| 4 | \$ 250,000 |
| 5 | FY 2014-2015: |
| 6 | \$ 750,000 |
| 7 | 10. DEPARTMENT OF TRANSPORTATION |
| 8 | a. For acquiring, constructing, and improving recreational |
| 9 | trails within the state: |
| 10 | FY 2013-2014: |
| 11 | \$ 3,000,000 |
| 12 | FY 2014-2015: |
| 13 | \$ 3,000,000 |
| 14 | b. For deposit into the public transit infrastructure |
| 15 | grant fund created in section 324A.6A, for projects that meet |
| 16 | the definition of "vertical infrastructure" in section 8.57, |
| 17 | subsection 5, paragraph "c": |
| 18 | FY 2013-2014: |
| 19 | \$ 1,500,000 |
| 20 | FY 2014-2015: |
| 21 | \$ 1,500,000 |
| 22 | c. For infrastructure improvements at the commercial |
| 23 | service airports within the state: |
| 24 | FY 2013-2014: |
| 25 | \$ 1,500,000 |
| 26 | FY 2014-2015: |
| 27 | \$ 1,500,000 |
| 28 | d. For infrastructure improvements at general aviation |
| 29 | airports within the state: |
| 30 | FY 2013-2014: |
| 31 | \$ 750,000 |
| 32 | FY 2014-2015: |
| 33 | \$ 750,000 |
| 34 | e. For deposit into the railroad revolving loan and grant |
| | fund created in section 327H.20A, notwithstanding section 8.57, |
| 55 | Classe in Section of metalling section 0.377 |
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| 1 | subsection 5, paragraph "c": |
|----|---|
| 2 | FY 2013-2014: |
| 3 | \$ 3,000,000 |
| 4 | FY 2014-2015: |
| 5 | \$ 3,000,000 |
| 6 | 11. TREASURER OF STATE |
| 7 | For distribution in accordance with chapter 174 to qualified |
| 8 | fairs which belong to the association of Iowa fairs for county |
| 9 | fair infrastructure improvements: |
| 10 | FY 2013-2014: |
| 11 | \$ 1,060,000 |
| 12 | FY 2014-2015: |
| 13 | \$ 1,060,000 |
| 14 | 12. DEPARTMENT OF VETERANS AFFAIRS |
| 15 | a. For remodeling and upgrades to office space at Camp |
| 16 | Dodge: |
| 17 | FY 2013-2014: |
| 18 | \$ 137,940 |
| 19 | b. For the construction of an American legion community |
| 20 | center to support the Iowa veterans cemetery and for other |
| 21 | community purposes: |
| 22 | FY 2013-2014: |
| 23 | \$ 300,000 |
| 24 | FY 2014-2015: |
| 25 | \$ 300,000 |
| 26 | c. For construction costs associated with the expansion of |
| 27 | an equipment and vehicle storage building at the Iowa veterans |
| 28 | cemetery: |
| 29 | FY 2013-2014: |
| 30 | \$ 250,000 |
| | Sec. 2. REVERSION. For purposes of section 8.33, unless |
| 32 | specifically provided otherwise, unencumbered or unobligated |
| | moneys made from an appropriation in this division of this Act |
| | shall not revert but shall remain available for expenditure for |
| | the purposes designated until the close of the fiscal year that |
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| 1 | ends three years after the end of the fiscal year for which the |
|----|---|
| 2 | appropriation is made. However, if the project or projects for |
| 3 | which such appropriation was made are completed in an earlier |
| 4 | fiscal year, unencumbered or unobligated moneys shall revert at |
| 5 | the close of that same fiscal year. |
| 6 | DIVISION II |
| 7 | TECHNOLOGY REINVESTMENT FUND |
| 8 | Sec. 3. There is appropriated from the technology |
| 9 | reinvestment fund created in section 8.57C to the following |
| 10 | departments and agencies for the following fiscal years, the |
| 11 | following amounts, or so much thereof as is necessary, to be |
| 12 | used for the purposes designated: |
| 13 | 1. DEPARTMENT OF ADMINISTRATIVE SERVICES |
| 14 | For technology consolidation and technology improvement |
| 15 | projects approved by the state chief information officer |
| 16 | appointed pursuant to section 8A.201A: |
| 17 | FY 2014-2015: |
| 18 | \$ 6,613,663 |
| 19 | 2. DEPARTMENT OF EDUCATION |
| 20 | a. For maintenance and lease costs associated with |
| 21 | connections for part III of the Iowa communications network: |
| 22 | FY 2013-2014: |
| 23 | \$ 2,727,000 |
| 24 | FY 2014-2015: |
| 25 | \$ 3,147,000 |
| 26 | b. For the continued development and implementation of an |
| 27 | education data warehouse to be utilized by teachers, parents, |
| 28 | school district administrators, area education agency staff, |
| 29 | department of education staff, and policymakers: |
| 30 | FY 2013-2014: |
| 31 | \$ 600,000 |
| 32 | FY 2014-2015: |
| 33 | \$ 1,000,000 |
| 34 | The department may use a portion of the moneys appropriated |
| 35 | in this lettered paragraph for an e-transcript data system |
| | |

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| 1 | capable of tracking students throughout their education via |
|----|---|
| 2 | interconnectivity with multiple schools. |
| 3 | c. To the public broadcasting division for the replacement |
| 4 | of equipment and for tower and facility maintenance: |
| 5 | FY 2013-2014: |
| 6 | \$ 500,000 |
| 7 | 3. DEPARTMENT OF HUMAN RIGHTS |
| 8 | For the cost of equipment and computer software for the |
| 9 | implementation of Iowa's criminal justice information system: |
| 10 | FY 2013-2014: |
| 11 | \$ 1,454,734 |
| 12 | FY 2014-2015: |
| 13 | \$ 2,000,000 |
| 14 | 4. DEPARTMENT OF HUMAN SERVICES |
| 15 | For a grant to a nonprofit agency that provides innovative |
| 16 | solutions to children and adults with autism in a city with a |
| 17 | population between 14,500 and 15,500 in the latest preceding |
| 18 | certified federal census, for the cost associated with internet |
| 19 | services and video communications systems for clinics: |
| 20 | FY 2013-2014: |
| 21 | \$ 154,156 |
| 22 | 5. IOWA TELECOMMUNICATIONS AND TECHNOLOGY COMMISSION |
| 23 | For replacement of equipment for the Iowa communications |
| 24 | network: |
| 25 | FY 2013-2014: |
| 26 | \$ 2,248,653 |
| 27 | FY 2014-2015: |
| 28 | \$ 2,248,653 |
| 29 | The commission may continue to enter into contracts pursuant |
| 30 | to section 8D.13 for the replacement of equipment and for |
| 31 | operations and maintenance costs of the network. |
| 32 | In addition to moneys appropriated in this subsection, |
| 33 | the commission may use a financing agreement entered into by |
| 34 | the treasurer of state in accordance with section 12.28 for |
| 35 | the replacement of equipment for the network. For purposes |
| | |



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| 1 | of this subsection, the treasurer of state is not subject to |
|----|--|
| 2 | the maximum principal limitation contained in section 12.28, |
| 3 | subsection 6. Repayment of any amounts financed shall be made |
| 4 | from receipts associated with fees charged for use of the |
| 5 | network. |
| 6 | 6. DEPARTMENT OF MANAGEMENT |
| 7 | For the continued development and implementation of a |
| 8 | searchable database that can be placed on the internet for |
| 9 | budget and financial information: |
| 10 | FY 2013-2014: |
| 11 | \$ 45,000 |
| 12 | FY 2014-2015: |
| 13 | \$ 45,000 |
| 14 | 7. DEPARTMENT OF PUBLIC HEALTH |
| 15 | For technology consolidation projects: |
| 16 | FY 2013-2014: |
| 17 | \$ 480,000 |
| 18 | Sec. 4. REVERSION. For purposes of section 8.33, unless |
| 19 | specifically provided otherwise, unencumbered or unobligated |
| 20 | moneys made from an appropriation in this division of this Act |
| 21 | shall not revert but shall remain available for expenditure for |
| 22 | the purposes designated until the close of the fiscal year that $% \left(\frac{\partial f}{\partial x}\right) =\frac{1}{2}\left(\frac{\partial f}{\partial x}\right) $ |
| 23 | ends three years after the end of the fiscal year for which the $$ |
| 24 | appropriation was made. However, if the project or projects |
| 25 | for which such appropriation was made are completed in an |
| 26 | earlier fiscal year, unencumbered or unobligated moneys shall |
| 27 | revert at the close of that same fiscal year. |
| 28 | DIVISION III |
| 29 | CHILDREN'S HEALTH INSURANCE PROGRAM — TECHNOLOGY REINVESTMENT |
| 30 | FUND |
| 31 | Sec. 5. CHILDREN'S HEALTH INSURANCE PROGRAM — DEPARTMENT |
| 32 | OF ADMINISTRATIVE SERVICES. Moneys received from the federal |
| 33 | government through the child enrollment contingency fund |
| 34 | established pursuant to section 103 of the federal Children's |
| 35 | Health Insurance Program Reauthorization Act of 2009, Pub. L. |
| | |

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| 1 | No. 111-3, are transferred to the rebuild Iowa infrastructure |
|----|---|
| 2 | fund created in section 8.57 and appropriated to the department |
| 3 | of administrative services for the following fiscal year, |
| 4 | to be used for projects related to major repairs and major |
| 5 | maintenance for state buildings and facilities: |
| 6 | FY 2013-2014: |
| 7 | \$ 11,773,110 |
| 8 | The moneys appropriated pursuant to this section shall not |
| 9 | be used for any appropriations that receive federal funding. |
| 10 | Notwithstanding section 8.33, the moneys appropriated in this |
| 11 | section shall not revert to the fund from which appropriated. |
| 12 | DIVISION IV |
| 13 | FEDERAL ECONOMIC STIMULUS AND JOBS HOLDING FUND AND VALUES FUND |
| 14 | MONEY TRANSFER |
| 15 | Sec. 6. 2009 Iowa Acts, chapter 179, section 7, is amended |
| 16 | by adding the following new subsection: |
| 17 | NEW SUBSECTION. 4. Loan payments or repayments and |
| 18 | recaptures of principal, interest, or other moneys accruing |
| 19 | to the economic development authority pursuant to an economic |
| 20 | development agreement under a program funded using moneys |
| 21 | appropriated in 2004 Acts, First Extraordinary Session, chapter |
| 22 | 1002, from the federal economic stimulus and jobs holding fund |
| 23 | shall be transferred to a fund established by the authority in |
| 24 | the state treasury under the control of the authority pursuant |
| 25 | to section 15.106A, subsection 1, paragraph "o". |
| 26 | Sec. 7. 2011 Iowa Acts, chapter 133, is amended by adding |
| 27 | the following new section: |
| 28 | SEC. 13A. TRANSITION UPON REPEAL. |
| 29 | 1. Any moneys in the economic development fund created |
| 30 | pursuant to section 15G.111, Code Supplement 2011, that |
| 31 | remain unobligated on July 1, 2013, shall be transferred to |
| 32 | the rebuild Iowa infrastructure fund. The authority shall |
| 33 | provide notification to the department of management and to the |
| 34 | legislative services agency at the time of the transfer. |
| 35 | 2. Loan payments or repayments and recaptures of principal, |
| | |



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| 1 | interest, or other moneys accruing to the authority after July |
|----|--|
| 2 | 1, 2013, pursuant to an agreement under chapter 15G, subchapter |
| 3 | I, shall be transferred to a fund established by the authority |
| 4 | in the state treasury under the control of the authority |
| 5 | pursuant to section 15.106A, subsection 1, paragraph "o". |
| 6 | DIVISION V |
| 7 | PROPERTY TAX CREDIT FUND BALANCE TRANSFER — REBUILD IOWA |
| 8 | INFRASTRUCTURE FUND |
| 9 | Sec. 8. PROPERTY TAX CREDIT FUND BALANCE TRANSFER — REBUILD |
| 10 | IOWA INFRASTRUCTURE FUND. Moneys in the property tax credit |
| 11 | fund created in 2010 Iowa Acts, chapter 1193, section 8, that |
| 12 | remain unencumbered or unobligated on June 30, 2013, shall be |
| 13 | transferred to the rebuild Iowa infrastructure fund. |
| 14 | Sec. 9. EFFECTIVE UPON ENACTMENT. This division of this |
| 15 | Act, being deemed of immediate importance, takes effect upon |
| 16 | enactment. |
| 17 | DIVISION VI |
| 18 | IOWA COMMUNICATIONS NETWORK |
| 19 | Sec. 10. IOWA COMMUNICATIONS NETWORK - AUTHORIZATION |
| 20 | FOR CONTRACTS. Pursuant to section 8D.11, subsection 1, |
| 21 | paragraph "a", the general assembly authorizes the Iowa |
| 22 | telecommunications and technology commission to enter |
| 23 | into contracts in excess of the contract limitation amount |
| 24 | established in section 8D.11, subsection 1, paragraph "c", |
| 25 | for purposes of the commission's project associated with |
| 26 | implementing a managed services solution to provide unified |
| 27 | communications services on or related to the capitol complex. |
| 28 | This authorization applies for the duration of the commission's $% \left(1\right) =\left(1\right) \left($ |
| 29 | project and to all affected contracts associated with the |
| 30 | project. |
| 31 | Sec. 11. EFFECTIVE UPON ENACTMENT. This division of this |
| 32 | Act, being deemed of immediate importance, takes effect upon |
| 33 | enactment. |
| 34 | DIVISION VII |
| 35 | MISCELLANEOUS CODE CHANGES |

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Sec. 12. Section 8.57, subsection 5, paragraph e, Code 2013, 2 is amended to read as follows: e. (1) (a) (i) Notwithstanding provisions to the 4 contrary in sections 99D.17 and 99F.11, for For the fiscal year 5 beginning July 1, 2000, and for each fiscal year thereafter, 6 through the fiscal year beginning July 1, 2012, not more than 7 a total of sixty-six million dollars shall be deposited in 8 the general fund of the state in any fiscal year pursuant to 9 sections 99D.17 and 99F.11. 10 (ii) However, in lieu of the deposit in subparagraph 11 subdivision (i), for the fiscal year beginning July 1, 2010, 12 and for each fiscal year thereafter until the principal and 13 interest on all bonds issued by the treasurer of state pursuant 14 to section 12.87 are paid, through the fiscal year beginning 15 July 1, 2012, as determined by the treasurer of state, the 16 first fifty-five million dollars of the moneys directed to be 17 deposited in the general fund of the state under subparagraph 18 subdivision (i) shall be deposited in the revenue bonds debt 19 service fund created in section 12.89, and the next three 20 million seven hundred fifty thousand dollars of the moneys 21 directed to be deposited in the general fund of the state under 22 subparagraph subdivision (i) shall be deposited in the revenue 23 bonds federal subsidy holdback fund created in section 12.89A, 24 and the next one million two hundred fifty thousand dollars of 25 the moneys directed to be deposited in the general fund of the 26 state under subparagraph subdivision (i) shall be deposited in 27 the general fund of the state. (b) The next fifteen million dollars of the moneys directed 29 to be deposited in the general fund of the state in a fiscal 30 year pursuant to sections 99D.17 and 99F.11 shall be deposited 31 in the vision Iowa fund created in section 12.72 for the 32 fiscal year beginning July 1, 2000, and for each fiscal year 33 thereafter through the fiscal year beginning July 1, 2019 2012. (c) The next five million dollars of the moneys directed to 35 be deposited in the general fund of the state in a fiscal year

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1 pursuant to sections 99D.17 and 99F.11 shall be deposited in 2 the school infrastructure fund created in section 12.82 for the 3 fiscal year beginning July 1, 2000, and for each fiscal year 4 thereafter until the principal and interest on all bonds issued 5 by the treasurer of state pursuant to section 12.81 are paid, 6 as determined by the treasurer of state through the fiscal year 7 beginning July 1, 2012. (d) (i) The total moneys in excess of the moneys deposited 9 under this paragraph "e" in the revenue bonds debt service fund, 10 the revenue bonds federal subsidy holdback fund, the vision 11 Iowa fund, the school infrastructure fund, and the general fund 12 of the state in a fiscal year shall be deposited in the rebuild 13 Iowa infrastructure fund and shall be used as provided in this 14 section, notwithstanding section 8.60. (ii) (A) Except as otherwise provided in subparagraph part 16 (B), in lieu of the deposit in subparagraph subdivision (i), 17 for the fiscal years beginning July 1, 2010, and July 1, 2011, 18 and July 1, 2013, and for each fiscal year thereafter until the 19 principal and interest on all bonds issued by the treasurer 20 of state pursuant to section 12.87 are paid, as determined by 21 the treasurer of state, sixty-four million seven hundred fifty 22 thousand dollars of the excess moneys directed to be deposited 23 in the rebuild Iowa infrastructure fund under subparagraph 24 subdivision (i) shall be deposited in the general fund of the 25 state. (B) For the fiscal year beginning July 1, 2012, and ending 26 27 June 30, 2013, thirty-eight million seven hundred fifty 28 thousand dollars shall be deposited in the general fund of the 29 state and the next twenty million dollars shall be deposited in 30 the technology reinvestment fund. (2) If the total amount of moneys directed to be deposited 32 in the general fund of the state under sections 99D.17 and

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33 99F.11 in a <u>any</u> fiscal year <u>through the fiscal year beginning</u>
34 <u>July 1, 2012,</u> is less than the total amount of moneys directed
35 to be deposited in the revenue bonds debt service fund and



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1 the revenue bonds federal subsidy holdback fund in the fiscal 2 year pursuant to this paragraph "e", the difference shall be 3 paid from moneys deposited in the beer and liquor control fund 4 created in section 123.53 in the manner provided in section 5 123.53, subsection 3. (3) After the deposit of moneys directed to be deposited in 7 the general fund of the state, the revenue bonds debt service 8 fund, and the revenue bonds federal subsidy holdback fund, as 9 provided in subparagraph (1), subparagraph division (a), if the 10 total amount of moneys directed to be deposited in the general 11 fund of the state under sections 99D.17 and 99F.11 in a any 12 fiscal year through the fiscal year beginning July 1, 2012, is 13 less than the total amount of moneys directed to be deposited 14 in the vision Iowa fund and the school infrastructure fund in 15 the fiscal year pursuant to this paragraph "e", the difference 16 shall be paid from lottery revenues in the manner provided in 17 section 99G.39, subsection 3. Sec. 13. Section 8.57, subsection 5, Code 2013, is amended 19 by adding the following new paragraphs: 20 NEW PARAGRAPH. Of. (1) (a) (i) For the fiscal year 21 beginning July 1, 2013, and ending June 30, 2014, of the 22 wagering tax receipts received pursuant to sections 99D.17 and 23 99F.11, not more than a total of sixty-six million dollars 24 shall be deposited in the general fund of the state. (ii) However, in lieu of the deposit in subparagraph 26 subdivision (i), the first fifty-five million dollars shall 27 be deposited in the revenue bonds debt service fund created 28 in section 12.89, the next three million seven hundred fifty 29 thousand dollars shall be deposited in the revenue bonds 30 federal subsidy holdback fund created in section 12.89A, and 31 the next one million two hundred fifty thousand dollars shall 32 be deposited in the general fund of the state. (b) Of the wagering tax receipts received pursuant to

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34 sections 99D.17 and 99F.11, the next fifteen million dollars 35 shall be deposited in the vision Iowa fund created in section

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1 12.72, and the next five million dollars shall be deposited in 2 the school infrastructure fund created in section 12.82. (c) (i) The total moneys in excess of the moneys deposited 4 under this paragraph 0f'' in the revenue bonds debt service 5 fund, the revenue bonds federal subsidy holdback fund, the 6 vision Iowa fund, the school infrastructure fund, and the 7 general fund of the state shall be deposited in the rebuild 8 Iowa infrastructure fund and shall be used as provided in this 9 section, notwithstanding section 8.60. 10 (ii) (A) Except as otherwise provided in subparagraph 11 part (B), of the excess moneys directed to be deposited in the 12 rebuild Iowa infrastructure fund under subparagraph subdivision 13 (i) and in lieu of the deposit in subparagraph subdivision (i), 14 sixty-four million seven hundred fifty thousand dollars shall 15 be deposited in the general fund of the state. (B) Eighteen million seven hundred fifty thousand dollars 16 17 shall be deposited in the general fund of the state and the 18 next forty-two million dollars shall be deposited in the 19 environment first fund. (2) For the fiscal year beginning July 1, 2013, and ending

June 30, 2014, if the total amount of moneys directed to be deposited in the general fund of the state under subparagraph (1), subparagraph division (a), subparagraph subdivision (i), is less than the total amount of moneys directed to be deposited in the revenue bonds debt service fund and the revenue bonds federal subsidy holdback fund pursuant to subparagraph (1), subparagraph division (a), subparagraph subdivision (ii), the difference shall be paid from moneys deposited in the beer and liquor control fund created in section 123.53 in the manner provided in section 123.53, subsection 3.

32 (3) For the fiscal year beginning July 1, 2013, and ending 33 June 30, 2014, after the deposit of moneys directed to be 34 deposited in the general fund of the state, the revenue bonds 35 debt service fund, and the revenue bonds federal subsidy

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1 holdback fund, as provided in subparagraph (1), subparagraph

2 division (a), if the total amount of moneys directed to be

- 3 deposited in the general fund of the state under subparagraph
- 4 (1), subparagraph division (a), subparagraph subdivision
- 5 (i), is less than the total amount of moneys directed to be
- 6 deposited in the vision Iowa fund and the school infrastructure
- 7 fund pursuant to subparagraph (1), subparagraph division (b),
- 8 the difference shall be paid from lottery revenues in the
- 9 manner provided in section 99G.39, subsection 3.
- 10 NEW PARAGRAPH. 00f. (1) (a) For the fiscal year beginning
- 11 July 1, 2014, and for each fiscal year thereafter until the
- 12 principal and interest on all bonds issued by the treasurer
- 13 of state pursuant to section 12.87 are paid, as determined by
- 14 the treasurer of state, of the wagering tax receipts received
- 15 pursuant to sections 99D.17 and 99F.11, the first fifty-five
- 16 million dollars shall be deposited in the revenue bonds debt
- 17 service fund created in section 12.89, and the next three
- 18 million seven hundred fifty thousand dollars shall be deposited
- 19 in the revenue bonds federal subsidy holdback fund created in
- 20 section 12.89A.
- 21 (b) For the fiscal year beginning July 1, 2014, and for each
- 22 fiscal year through the fiscal year beginning July 1, 2019, of
- 23 the wagering tax receipts received pursuant to sections 99D.17
- 24 and 99F.11, the next fifteen million dollars shall be deposited
- 25 in the vision Iowa fund created in section 12.72.
- 26 (c) For the fiscal year beginning July 1, 2014, and for
- 27 each fiscal year thereafter until the principal and interest on
- 28 all bonds issued by the treasurer of state pursuant to section
- 29 12.81 are paid, as determined by the treasurer of state, of the
- 30 wagering tax receipts received pursuant to sections 99D.17 and
- 31 99F.11, the next five million dollars shall be deposited in the
- 32 school infrastructure fund created in section 12.82.
- (d) For the fiscal year beginning July 1, 2014, and for each
- 34 fiscal year thereafter, of the wagering tax receipts received
- 35 pursuant to sections 99D.17 and 99F.11, the next forty-two

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1 million dollars shall be deposited in the environment first 2 fund.

- (e) For the fiscal year beginning July 1, 2014, and for
- 4 each fiscal year thereafter, the total moneys in excess of the
- 5 moneys deposited under this paragraph "OOF" in the revenue bonds
- 6 debt service fund, the revenue bonds federal subsidy holdback
- 7 fund, the vision Iowa fund, the school infrastructure fund, and
- 8 the environment first fund, shall be deposited in the rebuild
- 9 Iowa infrastructure fund and shall be used as provided in this
- 10 section, notwithstanding section 8.60.
- 11 (2) For the fiscal year beginning July 1, 2014, and for each
- 12 fiscal year thereafter, if the total amount of the wagering
- 13 tax receipts received pursuant to sections 99D.17 and 99F.11,
- 14 and to be deposited pursuant to subparagraph (1), subparagraph
- 15 division (a), is less than the total amount of moneys directed
- 16 to be deposited in the revenue bonds debt service fund and the
- 17 revenue bonds federal subsidy holdback fund in the fiscal year
- 18 pursuant to subparagraph (1), subparagraph division (a), the
- 19 difference shall be paid from moneys deposited in the beer and
- 20 liquor control fund created in section 123.53 in the manner
- 21 provided in section 123.53, subsection 3.
- 22 (3) For the fiscal year beginning July 1, 2014, and for
- 23 each fiscal year thereafter, after the deposit of moneys
- 24 directed to be deposited in the revenue bonds debt service
- 25 fund and the revenue bonds federal subsidy holdback fund, as
- 26 provided in subparagraph (1), subparagraph division (a), if the
- 27 total amount of the wagering tax receipts received pursuant
- 28 to sections 99D.17 and 99F.11, and to be deposited pursuant
- 29 to subparagraph (1), subparagraph divisions (b) and (c), is
- 30 less than the total amount of moneys directed to be deposited
- 31 in the vision Iowa fund and the school infrastructure fund in
- 32 the fiscal year pursuant to subparagraph (1), subparagraph
- 33 divisions (b) and (c), the difference shall be paid from
- 34 lottery revenues in the manner provided in section 99G.39,
- 35 subsection 3.

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| 1 | Sec. 14. Section 8.57A, subsection 4, Code 2013, is amended |
|----|---|
| 2 | to read as follows: |
| 3 | 4. a. There is appropriated from the rebuild Iowa |
| 4 | infrastructure fund for the fiscal year beginning July 1, 2013, |
| 5 | and for each fiscal year thereafter, the sum of forty-two |
| 6 | million dollars to the environment first fund, notwithstanding |
| 7 | section 8.57, subsection 5, paragraph "c". |
| 8 | b. There is appropriated from the rebuild Iowa |
| 9 | infrastructure fund each fiscal year for the period beginning |
| 10 | July 1, 2010, and ending June 30, 2012, the sum of thirty-three |
| 11 | million dollars to the environment first fund, notwithstanding |
| 12 | section 8.57, subsection 5, paragraph "c". |
| 13 | $e_{	au}$ There is appropriated from the rebuild Iowa |
| 14 | infrastructure fund for the fiscal year beginning July 1, |
| 15 | 2012, and ending June 30, 2013, the sum of thirty-five million |
| 16 | dollars to the environment first fund, notwithstanding section |
| 17 | 8.57, subsection 5, paragraph " c ". |
| 18 | Sec. 15. Section 8.57C, subsection 3, Code 2013, is amended |
| 19 | to read as follows: |
| 20 | 3. a. There is appropriated from the general fund of the |
| 21 | state for the fiscal year beginning July 1, $\frac{2013}{2015}$, and for |
| 22 | each subsequent fiscal year thereafter, the sum of seventeen |
| 23 | million five hundred thousand dollars to the technology |
| 24 | reinvestment fund. |
| 25 | b. There is appropriated from the rebuild Iowa |
| 26 | infrastructure fund for the fiscal year beginning July 1, 2008, |
| 27 | and ending June 30, 2009, the sum of seventeen million five |
| 28 | hundred thousand dollars, and for the fiscal year beginning |
| 29 | July 1, 2009, and ending June 30, 2010, the sum of fourteen |
| 30 | million five hundred twenty-five thousand dollars to the |
| 31 | technology reinvestment fund, notwithstanding section 8.57, |
| 32 | subsection 5, paragraph " c ". |
| 33 | c. There is appropriated from the rebuild Iowa |
| 34 | infrastructure fund for the fiscal year beginning July 1, 2010, |
| 35 | and ending June 30, 2011, the sum of ten million dollars to the |

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- 1 technology reinvestment fund, notwithstanding section 8.57,
- 2 subsection 5, paragraph "c".
- 3 d. There is appropriated from the rebuild Iowa
- 4 infrastructure fund for the fiscal year beginning July 1,
- 5 2011, and ending June 30, 2012, the sum of fifteen million
- 6 five hundred forty-one thousand dollars to the technology
- 7 reinvestment fund, notwithstanding section 8.57, subsection 5,
- 8 paragraph "c".
- 9 e. There is appropriated from the rebuild Iowa
- 10 infrastructure fund for each fiscal year of the fiscal period
- 11 beginning July 1, 2013, and ending June 30, 2015, the sum
- 12 of seventeen million five hundred thousand dollars to the
- 13 technology reinvestment fund, notwithstanding section 8.57,
- 14 subsection 5, paragraph "c".
- 15 Sec. 16. Section 15.106B, subsection 2, paragraph d,
- 16 subparagraph (1), Code 2013, is amended by adding the following
- 17 new subparagraph division:
- 18 NEW SUBPARAGRAPH DIVISION. (i) Services pertaining to the
- 19 pursuit and possible establishment of a regional hub under
- 20 the national network for manufacturing innovation program to
- 21 accelerate development and adoption of innovative manufacturing
- 22 technologies for making new globally competitive products.
- 23 Sec. 17. Section 15F.204, subsection 8, paragraph q, Code
- 24 2013, is amended to read as follows:
- 25 g. For each fiscal year for the fiscal period beginning July
- 26 1, 2012, and ending June 30, $\frac{2014}{2015}$, the sum of five million
- 27 dollars.
- 28 Sec. 18. Section 99D.14, subsection 2, paragraph c, Code
- 29 2013, is amended to read as follows:
- 30 $\,$ c. Notwithstanding sections 8.60 and 99D.17, the portion of
- 31 the fee paid pursuant to paragraph "a" relating to the costs
- 32 of the commission shall not be deposited in the general fund
- 33 of the state but instead shall be deposited into the gaming
- 34 regulatory revolving fund established in section 99F.20.
- 35 Sec. 19. Section 99D.17, Code 2013, is amended to read as

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1 follows:

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99D.17 Use of funds.
     Funds received pursuant to sections 99D.14 and 99D.15 shall
 4 be deposited in the general fund of the state as provided
 5 in section 8.57, subsection 5, and shall be subject to the
 6 requirements of section 8.60. These funds shall first be
 7 used to the extent appropriated by the general assembly. The
 8 commission is subject to the budget requirements of chapter
 9 8 and the applicable auditing requirements and procedures of
10 chapter 11.
      Sec. 20. Section 99F.10, subsection 4, paragraph c, Code
11
12 2013, is amended to read as follows:
      c. Notwithstanding sections 8.60 and 99F.4, the portion of
13
14 the fee paid pursuant to paragraph "a" relating to the costs
15 of the commission shall not be deposited in the general fund
16 of the state but instead shall be deposited into the gaming
17 regulatory revolving fund established in section 99F.20.
      Sec. 21. Section 99F.11, subsection 3, paragraph e, Code
19 2013, is amended to read as follows:
     e. The remaining amount of the adjusted gross receipts tax
21 shall be credited to the general fund of the state as provided
22 in section 8.57, subsection 5.
23
                            DIVISION VIII
24
                   CHANGES TO PRIOR APPROPRIATIONS
25
      Sec. 22. 2007 Iowa Acts, chapter 219, section 2, as amended
26 by 2011 Iowa Acts, chapter 133, section 32, and 2012 Iowa Acts,
27 chapter 1138, section 10, is amended to read as follows:
      SEC. 2. REVERSION.
28
      1. Except as provided in subsection 2 and notwithstanding
29
30 section 8.33, moneys appropriated for the fiscal year beginning
31 July 1, 2007, in this division of this Act that remain
32 unencumbered or unobligated at the close of the fiscal year
33 shall not revert but shall remain available for the purposes
34 designated until the close of the fiscal year that begins July
35 1, 2010, or until the project for which the appropriation was
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1 made is completed, whichever is earlier. 2. a. Notwithstanding section 8.33, moneys appropriated 3 in section 1, subsection 1, paragraphs "a" and "f" of this 4 division of this Act that remain unencumbered or unobligated at 5 the close of the fiscal year for which they were appropriated 6 shall not revert but shall remain available for the purposes 7 designated until the close of the fiscal year that begins July 8 1, 2012 2013, or until the project for which the appropriation 9 was made is completed, whichever is earlier. 10 b. The department of administrative services is authorized 11 to provide for the disposition and relocation of structures 12 located at 707 east locust and 709 east locust, Des Moines, 13 Iowa, in a manner as deemed appropriate by the department. 14 The disposition of the structures, if possible, shall be 15 completed in a manner that reduces or eliminates the costs 16 of the state associated with the removal of the structures 17 from their current locations. Any amount received from the 18 disposition of the structures as permitted under this section 19 shall be retained by the department to pay for improvement 20 costs associated with the restoration of the west capitol 21 terrace. The department, if unable to otherwise dispose of 22 the structures, is authorized to demolish the structures using 23 other appropriate funding available to the department. Sec. 23. 2008 Iowa Acts, chapter 1179, section 20, as 25 amended by 2009 Iowa Acts, chapter 173, section 25, is amended 26 to read as follows: SEC 20. REVERSION. 27 1. Notwithstanding Except as provided in subsections 2 28 29 through 4 and notwithstanding section 8.33, moneys appropriated 30 in this division of this Act for the fiscal year beginning July 31 1, 2008, and ending June 30, 2009, shall not revert at the

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32 close of the fiscal year for which they are appropriated but 33 shall remain available for the purposes designated until the 34 close of the fiscal year that begins July 1, 2012, or until 35 the project for which the appropriation was made is completed,

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1 whichever is earlier.

- Notwithstanding section 8.33, moneys appropriated in
- 3 section 18, subsection 9, paragraph "a", of this division as
- 4 amended by 2009 Iowa Acts, chapter 173, section 24, that remain
- 5 unencumbered or unobligated at the close of the fiscal year for
- 6 which they were appropriated shall not revert but shall remain
- 7 available for the purposes designated until the close of the
- 8 fiscal year that begins July 1, 2017, or until the project for
- 9 which the appropriation was made is completed, whichever is
- 10 earlier.
- 11 3. Notwithstanding section 8.33, moneys appropriated in
- 12 section 18, subsection 1, paragraph "h", of this division of
- 13 this Act as amended by 2009 Iowa Acts, chapter 173, section
- 14 23, that remain unencumbered or unobligated at the close of
- 15 the fiscal year for which the appropriation was made shall not
- 16 revert but shall remain available for the purpose designated
- 17 until the close of the fiscal year that begins July 1, 2013,
- 18 or until the project for which the appropriation was made is
- 19 completed, whichever is earlier.
- 20 4. Notwithstanding section 8.33, moneys appropriated to
- 21 the department of economic development in section 18 of this
- 22 division of this Act as amended by 2009 Iowa Acts, chapter 173,
- 23 section 24, and 2011 Iowa Acts, chapter 133, section 34, that
- 24 remain unencumbered or unobligated at the close of the fiscal
- 25 year for which the appropriation was made shall not revert but
- 26 shall remain available for the purpose designated until the
- 27 close of the fiscal year that begins July 1, 2014, or until
- 28 the project for which the appropriation was made is completed,
- 29 whichever is earlier.
- 30 Sec. 24. 2008 Iowa Acts, chapter 1179, section 23, is
- 31 amended to read as follows:
- 32 SEC 23. REVERSION. Notwithstanding section 8.33, moneys
- 33 appropriated in this division of this Act for the fiscal
- 34 year beginning July 1, 2008, and ending June 30, 2009, shall
- 35 not revert at the close of the fiscal year for which they

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1 are appropriated but shall remain available for the purposes

- 2 designated until the close of the fiscal year that begins July
- 3 1, 2012 2013, or until the project for which the appropriation
- 4 was made is completed, whichever is earlier.
- 5 Sec. 25. 2009 Iowa Acts, chapter 173, section 15, is amended
- 6 to read as follows:
- 7 SEC 15. REVERSION.
- 8 1. Notwithstanding Except as provided in subsections 2 and
- 9 3 and notwithstanding section 8.33, moneys appropriated in this
- 10 division of this Act for the fiscal year beginning July 1,
- 11 2009, and ending June 30, 2010, shall not revert at the close
- 12 of the fiscal year for which they are appropriated but shall
- 13 remain available for the purposes designated until the close of
- 14 the fiscal year that begins July 1, 2012, or until the project
- 15 for which the appropriation was made is completed, whichever
- 16 is earlier.
- 17 2. Notwithstanding section 8.33, moneys appropriated in
- 18 section 13, subsection 4, paragraph "a", of this division
- 19 of this Act that remain unencumbered or unobligated at the
- 20 close of the fiscal year for which the appropriation was made
- 21 shall not revert but shall remain available for the purposes
- 22 designated until the close of the fiscal year that begins July
- 23 1, 2014, or until the projects for which the appropriation was
- 24 made are completed, whichever is earlier.
- 25 3. Notwithstanding section 8.33, moneys appropriated in
- 26 section 13, subsection 4, paragraph "d", of this division of
- 27 this Act as amended by 2010 Iowa Acts, chapter 1184, section
- 28 65, that remain unencumbered or unobligated at the close of
- 29 the fiscal year for which the appropriation was made shall not
- 30 revert but shall remain available for the purposes designated
- 31 until the close of the fiscal year that begins July 1, 2013,
- 32 or until the projects for which the appropriation was made are
- 33 completed, whichever is earlier.
- 34 Sec. 26. 2009 Iowa Acts, chapter 184, section 4, is amended
- 35 to read as follows:

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| 1 | SEC. 20. REVERSION. |
|------------|---|
| 2 | 1. For Except as provided in subsection 2, for purposes |
| 3 | of section 8.33, unless specifically provided otherwise, |
| 4 | unencumbered or unobligated moneys made from an appropriation |
| 5 | in this division of this Act shall not revert but shall remain |
| 6 | available for expenditure for the purposes designated until the |
| 7 | close of the fiscal year that ends three years after the end of |
| 8 | the fiscal year for which the appropriation was made. However, |
| 9 | if the project or projects for which such appropriation was |
| L O | made are completed in an earlier fiscal year, unencumbered |
| L1 | or unobligated moneys shall revert at the close of that same |
| L 2 | fiscal year. |
| L 3 | 2. Notwithstanding section 8.33, moneys appropriated |
| L 4 | in section 1, subsection 1, paragraphs "c" and "e", of |
| L 5 | this division of this Act shall not revert but shall remain |
| L 6 | available for the purposes designated until the close of the |
| L 7 | fiscal year that begins July 1, 2013, or until the project for |
| L 8 | which the appropriation was made is completed, whichever is |
| L 9 | <pre>earlier.</pre> |
| 20 | Sec. 27. 2011 Iowa Acts, chapter 133, section 3, subsection |
| 21 | 5, paragraph a, as amended by 2012 Iowa Acts, chapter 1140, |
| 22 | section 17, is amended to read as follows: |
| 23 | a. To be used for medical contracts under the medical |
| 24 | assistance program for technology upgrades necessary to support |
| 25 | Medicaid claims and other health operations, worldwide HIPAA |
| 26 | claims transactions and coding requirements, and the Iowa |
| 27 | automated benefits calculation system: |
| 28 | FY 2011-2012 \$ 3,494,176 |
| 29 | FY 2012-2013 \$ 4,120,037 |
| 30 | FY 2013-2014 \$ 4,815,163 |
| 31 | 4,315,163 |
| 32 | FY 2014-2015 \$ 1,945,684 |
| 33 | 2,445,684 |
| 3 4 | Sec. 28. 2012 Iowa Acts, chapter 1140, section 1, subsection |
| 35 | 1, paragraph a, unnumbered paragraph 2, is amended to read as |
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| 1 | follows: | | |
|------------|---|--|--|
| 2 | The moneys appropriated in this lettered paragraph shall be | | |
| 3 | used according to the department's major maintenance project | | |
| 4 | recommendation list submitted to the Governor's vertical | | |
| 5 | infrastructure advisory committee. | | |
| 6 | Sec. 29. 2012 Iowa Acts, chapter 1140, section 1, subsection | | |
| 7 | 3, paragraph a, is amended to read as follows: | | |
| 8 | a. For exterior and interior repairs and related | | |
| 9 | improvements to the state historical building, including the | | |
| 10 | addition of a visitor center: | | |
| 11 | FY 2012-2013 \$ 1,450,000 | | |
| 12 | FY 2013-2014 \$ 1,000,000 | | |
| 13 | 1,800,000 | | |
| 14 | Notwithstanding section 8.57, subsection 5, paragraph "c", | | |
| 15 | moneys appropriated for the fiscal year beginning July 1, 2013, | | |
| 16 | may be used for planning purposes, including for soliciting | | |
| 17 | public user feedback, relating to the preliminary design for | | |
| 18 | renovations for the state historical building. | | |
| 19 | Sec. 30. EFFECTIVE UPON ENACTMENT. This division of this | | |
| 20 | Act, being deemed of immediate importance, takes effect upon | | |
| 21 | enactment. | | |
| 22 | EXPLANATION | | |
| 23 | This bill relates to and makes appropriations to state | | |
| 24 | departments and agencies from the rebuild Iowa infrastructure | | |
| 25 | fund and the technology reinvestment fund, and provides for | | |
| 26 | related matters. The bill is organized by divisions. | | |
| 27 | DIVISION I - REBUILD IOWA INFRASTRUCTURE FUND. This | | |
| 28 | division appropriates project funding for FY 2013-2014 from | | |
| 29 | the rebuild Iowa infrastructure fund for projects for the | | |
| 30 | departments of administrative services, cultural affairs, | | |
| 31 | education, human services, natural resources, public defense, | | |
| 3 2 | transportation, and veterans affairs, and for the economic | | |
| 33 | development authority, treasurer of state, board of regents, | | |
| 34 | and the state fair authority. The division appropriates | | |
| 35 | project funding for FY 2014-2015 from the rebuild Iowa | | |
| | | | |

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1 infrastructure fund for projects for the departments of 2 administrative services, cultural affairs, education, human 3 services, natural resources, public defense, transportation, 4 and veterans affairs, and for the economic development 5 authority, treasurer of state, board of regents, and the 6 state fair authority. The division appropriates project 7 funding for FY 2015-2016 and FY 2016-2017 to the department 8 of administrative services, and the board of regents, and FY 9 2017-2018 to the board of regents. 10 DIVISION II - TECHNOLOGY REINVESTMENT FUND. This division 11 appropriates project funding for FY 2013-2014 from the 12 technology reinvestment fund for the departments of education, 13 human rights, human services, management, and public health 14 and for the Iowa telecommunications and technology commission. 15 The division appropriates project funding for FY 2014-2015 16 from the technology reinvestment fund for the departments 17 of administrative services, education, human rights, and 18 management, and for the Iowa telecommunications and technology 19 commission. 20 DIVISION III — CHILDREN'S HEALTH INSURANCE PROGRAM — 21 TECHNOLOGY REINVESTMENT FUND. This division transfers moneys 22 received from the federal children's health insurance program 23 reauthorization Act of 2009 (CHIP) to the department of 24 administrative services for FY 2013-2014. DIVISION IV - FEDERAL ECONOMIC STIMULUS AND JOBS 26 HOLDING FUND AND VALUES FUND MONEY TRANSFER - REBUILD IOWA 27 INFRASTRUCTURE FUND. This division requires the economic 28 development authority to transfer any loan payments or 29 repayments and recaptures of principal, interest, or other 30 moneys accruing pursuant to an economic development agreement 31 under a program funded using moneys from the federal economic 32 stimulus and jobs holding fund into a fund established by the 33 economic development authority. 34 The division provides that any moneys in the economic

35 development fund created in Code section 15G.111 that remain



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1 unobligated on July 1, 2013, shall be transferred annually 2 by June 30 to the rebuild Iowa infrastructure fund, and that 3 any loan payments or repayments and recaptures of principal, 4 interest, or other moneys accruing to the authority after July 5 1, 2013, pursuant to an agreement under Code chapter 15G, 6 shall be transferred to a fund established by the economic 7 development authority. DIVISION V - PROPERTY TAX CREDIT FUND - TRANSFER. This 9 division transfers the remaining balance as of June 30, 2013, 10 in the property tax credit fund created in 2010 Iowa Acts, 11 chapter 1193, to the rebuild Iowa infrastructure fund. The 12 division takes effect upon enactment. DIVISION VI - IOWA COMMUNICATIONS NETWORK - AUTHORIZATION 13 14 FOR CONTRACTS. This division provides that the general 15 assembly authorizes the Iowa telecommunications and technology 16 commission to enter into contracts in excess of the contract 17 limitation amount established in Code section 8D.11, 18 for purposes of the commission's project associated with 19 implementing a managed services solution to provide unified 20 communications services on or related to the capitol complex. 21 This authorization applies for the duration of the commission's 22 project and to all affected contracts associated with the 23 project and project funding. The division takes effect upon enactment. DIVISION VII - MISCELLANEOUS CODE CHANGES. Under current 25 26 law, wagering taxes are imposed on the adjusted gross receipts 27 received each fiscal year from gambling games authorized 28 under Code chapter 99F and on the gross sum wagered at each 29 track licensed for horse and dog racing under Code chapter 30 99D. Allocations of the state's wagering tax revenue is 31 allocated in accordance with Code section 8.57, subsection 5, 32 paragraph "e". The division amends the wagering tax revenue 33 allocation to the general fund of the state by reducing the 34 amount to be deposited into the general fund of the state for 35 FY 2013-2014 and by eliminating the deposit into the general

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1 fund of the state starting in FY 2014-2015. For FY 2013-2014, 2 the amount of wagering taxes deposited into the general fund 3 of the state is reduced by \$46 million. Of that amount, \$42 4 million is deposited in the environment first fund and \$4 5 million additional revenue is directed to be deposited into the 6 rebuild Iowa infrastructure fund. Beginning in FY 2014-2015, 7 the entire \$66 million that had been deposited into the general 8 fund of the state is eliminated. Of that, \$42 million is 9 directed to the environment first fund and \$24 million is 10 directed to be deposited into the rebuild Iowa infrastructure 11 fund. All other allocations from wagering tax receipts are not 12 affected and remain as they are under current law. The division makes conforming Code changes to Code sections 13 14 8.57A (environment first fund), 99D.14 (racetrack gambling 15 taxes), 99D.17 (use of funds), 99F.10 (regulatory fees), and 16 99F.11 (gambling game wagering taxes). The division amends the annual \$17.5 million standing 18 general fund appropriation to the technology investment fund in 19 Code section 8.57C by appropriating the \$17.5 million from the 20 rebuild Iowa infrastructure fund instead of the general fund of 21 the state for just FY 2013-2014 and FY 2014-2015. The division amends Code section 15.106B, relating to the 23 specific program powers of the economic development authority, 24 to provide that the authority may delegate the function of 25 services pertaining to the pursuit and establishment of a 26 regional hub institute for manufacturing innovation under the 27 national network for manufacturing innovation program to the 28 Iowa innovation corporation. The division extends the \$5 million rebuild Iowa 29 30 infrastructure fund appropriation to the community attraction 31 and tourism fund under the control of the vision Iowa board to 32 FY 2014-2015. DIVISION VIII - CHANGES TO PRIOR APPROPRIATIONS. 34 division extends the reversion date for moneys appropriated 35 from the rebuild Iowa infrastructure fund to the department

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1 of administrative services for relocation and project costs 2 associated with remodeling projects on the capitol complex 3 and for facility lease payments and costs associated with the 4 restoration of the west capitol terrace to June 30, 2014. The division extends the reversion date for moneys 6 appropriated from the revenue bonds capitals fund to the 7 department of veterans affairs for the Iowa veterans home to 8 June 30, 2018; to the department of administrative services 9 for major repairs and major maintenance to June 30, 2014; and 10 to the department of economic development for the community 11 attraction and tourism fund, the river enhancement community 12 attraction and tourism fund, and the accelerated career 13 education program, to June 30, 2015. The division extends the reversion date for moneys 15 appropriated from the FY 2009 prison bonding fund to the 16 department of corrections for costs associated with the 17 building of a new Iowa state penitentiary at Fort Madison to 18 June 30, 2014. 19 The division extends the reversion date for moneys 20 appropriated from the revenue bonds capitals fund to the Iowa 21 finance authority for water quality and wastewater improvement 22 projects to June 30, 2015, and for the affordable housing 23 assistance grant fund to June 30, 2014. The division extends the reversion date for moneys 25 appropriated from the rebuild Iowa infrastructure fund to the 26 department of administrative services for improvements to 27 and the renovation of the Wallace building and for capitol 28 restoration costs to June 30, 2014. The division makes changes to prior appropriations from 29 30 the technology reinvestment fund to the department of human 31 services for medical contracts under the medical assistance 32 program for technology upgrades for FY 2013-2014 and FY 33 2014-2015. The division makes a technical change to prior appropriation

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35 language from the rebuild Iowa infrastructure fund to the



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- 1 department of administrative services for major repairs and
- 2 maintenance for FY 2012-2013.
- 3 The division makes changes to prior appropriations from the
- 4 rebuild Iowa infrastructure fund to the department of cultural
- 5 affairs for repairs and improvements to the state historical
- 6 building for FY 2013-2014.
- 7 The division is effective upon enactment.



Senate File 447

S-3162

Amend Senate File 447 as follows:

1. Page 3, line 35, by striking <32,183,850> and
inserting <33,826,889>

2. Page 3, after line 35 by inserting:
<0f the amount appropriated in this lettered
paragraph, \$1,643,039 shall be used for the operation
of the Luster Heights prison camp.>

3. Page 4, by striking lines 1 and 2.
4. By renumbering as necessary.

MICHAEL BREITBACH

SF447.1750 (2) 85 -1- jm/jp 1/1



Senate File 447

S-3163

RITA HART

ROBERT E. DVORSKY

SF447.1755 (1) 85 -1- jm/jp 1/1



Senate File 447

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|---|----|-----|
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Amend Senate File 447 as follows: 1 1. Page 17, line 5, by striking <\$521,000> and 3 inserting <\$300,000> 2. Page 17, line 5, by striking <6.00> and 5 inserting <3.00> 3. Page 17, lines 8 and 9, by striking <two special 7 agents and four gaming enforcement officers> and 8 inserting <three special agents> 4. Page 17, line 11, by striking <one special 10 agent> and inserting <three special agents> 5. Page 17, by striking lines 13 through 17 12 and inserting <2013. Positions authorized in this 13 subsection are> 6. Page 20, by striking lines 4 through 7 and 15 inserting <to be raised from the regulatory fee.> 7. Page 21, by striking line 3 and inserting <are> 8. Page 21, by striking lines 11 through 14 and 18 inserting <activities.> 9. Page 21, line 31, by striking $\langle 2015 \rangle$ and 20 inserting <2014> 10. Page 23, by striking lines 27 through 30.

THOMAS G. COURTNEY



House File 603

S-3165

DAVID JOHNSON



Senate File 450 - Introduced

SENATE FILE 450
BY COMMITTEE ON WAYS AND MEANS

(SUCCESSOR TO SSB 1250)

A BILL FOR

- 1 An Act modifying provisions pertaining to delayed deposit
- 2 services businesses, including provisions relating to fees.
- 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

S.F. 450

- 1 Section 1. Section 533D.3, subsection 3, paragraph a, Code 2 2013, is amended to read as follows:
- 3 a. An application fee of one two hundred dollars.
- 4 Sec. 2. Section 533D.3, subsection 6, paragraph b, Code
- 5 2013, is amended to read as follows:
- 6 b. A license shall be renewed annually by filing with the
- 7 superintendent on or before April 1 an application for renewal
- 8 containing such information as the superintendent may require
- 9 to indicate any material change in the information contained in
- 10 the original application or succeeding renewal applications and
- 11 a renewal fee of two three hundred fifty dollars.
- 12 Sec. 3. Section 533D.9, subsection 2, paragraph b, Code
- 13 2013, is amended to read as follows:
- 14 b. The annual percentage rate as computed pursuant to the
- 15 federal Truth in Lending Act. The annual percentage rate shall
- 16 not exceed thirty-six percent.
- 17 EXPLANATION
- 18 This bill modifies provisions applicable to delayed deposit
- 19 services businesses.
- 20 The bill increases application and licensure renewal
- 21 fees applicable to the operation of delayed deposit services
- 22 businesses by \$100. These increases result in a fee of \$200
- 23 for an application for initial licensure, and \$350 for annual
- 24 license renewal.
- 25 Additionally, the bill limits the annual percentage rate
- 26 applicable to a delayed deposit services transaction to 36
- 27 percent, as computed pursuant to the federal Truth in Lending
- 28 Act.